Anderson Elizabeth, 2

Adams Eli Anderson William, 2

Anderson Edmund

Alexander Mary C.

Alexander Agnes

Anderson Isaac

Attaway John

Adams Larkin

Andrew John

Archer Allen

Armstrong David Adkins Thomas

Anderson James

Bell E. H. 2

Dunn Peter

Deen Francis

Diver Patrick

Downing Ann

Daniel Alsop

Dickenson T.

Daly William

Delph Wm. H.

Davis John C.

Dumurseluff L

Domerest Samuel

Doherty Bernard

Darnaby George

Dunlan Sarah B.

Denton David

Dorman C. P.

Ewing Samuel

Estis Abraham

Easton Parthania

Ellis Agnes C. 2

Edwards Archilles

DouSherty James, 2

Douglas A.

Duncan Jno.

Dunlap George

Armstrong William Allen Mr.

Phillips Thomas S.

Payne Robt. 2.

Phillips Thomas

Paxon Joseph R.

Peck Thomas W

Pemberton John, 4 Porsell Benjamin

Patrick Charles

Patton John

Price John

Rose John C.

Rodes Jane

Randle M. G.

Robards Wm.

Robnett John

Rodden Barney

Rucker Abner

Runyan John

Rice Caleb.

Rolston John H.

Russell Thomas A

Recruiting Officer

Stedman Ebenezer

Shaw Cynthia

Steele John

Scott Judith

Scott Hannah

Stone Jacob

Simpson John

Scrivenor John

Sollowsky E.

Sneed Mr. 2

Speer John

Shore Gilbert

Stewart Robert

Smith Danl. H.

Smith Matthew

Shaffer Jacob, 2

Shephard Dickey Saylor Wm.

Segerser Jacob

Scott Robert G.

Sheriff of Fayette, 3

Taylor Aquilla, 2

Triplett William, 2

Thompson David

Thompson John G.

Thompson Thomas H

Tharp Allen, 2

Thompson John

Turner Jane

Taman John

Taylor Eliza

Taylor Edv

Talbott Amy

U

Travis Frederick

Turner William

Vanpelt Eliza

Vigus Charles T.

Welly David T.

Wait Wm. S.

Wheatly Danl.

Walker Jane S

Walker Solomon

Wheatherhead Wm.

Walstencraft N. K.

Wheeler George N

Worthaw A.

Wood Thomas

Wood Susanna

Wilson Joseph

White Wm.

Wood Thos.

Worth J. A.

Young Lucy

Warham Wm. G.

Scrock John

Sheliny Capt.

Sanderson William

Spurr Richard

Saunders Alexd.

Shannon Arthur

Smith Nancy M.

Simpson Hubbard B.

Steele Robert Scomeon Christopher

Smith Benjamin, 3

Stephenson Robert, 2

Ritter Mr.

Rose Wm.

Proctor Ezekiel

Qualls Cornelius

Richards Isabella !

Rucker Benjamin

Ricketts Catharine

Robinson H. E. V.

Roberts Thomas

Perry E. P. Park David

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List of Letters

REMAINING in the Post-Office at Lexing-ton, Ky. which, if not taken out within three months, will be sent to the General Post-Office as dead letters,

Ashton & Beach Atchison Hamilton Auriol A Aldridge John P. Anderson Wm. M. Adams Wm. Allen Thomas M. Allison Jonathan Armstrong David Anderson Margaret Ayres Benj. Allen Simeon B. Anderson E. & J. Allen John M. Ashby Wm R. Arnet Burrows

Baldwin Robert Boyd Eleanor Baker Allen, 2 Brittenham Wm. Bate James S. Brock Thomas Blalock Gry. Buuford Elizabeth Ball Dayton Behunsback G. F. Bledsoe H. Breckinridge Wm. Bronston Jacob Barker Danl. Bentley William Burrett Walter Bell George Brinegar L. Bell Henderson Browning James, 2 Berryman Thomas, Bowen George, 2 Bugnot Peter, 4 Burns Thomas Brewer Nathaniel Bush Thomas T. Bullock Thomas Buford And. Barbee Daniel Burnit William Breckinridge Alex'r. Brown Henry S. Brite Henry, 2 Boggs James Bowlin Fanny Barnes Moses Banks Charles Blinco Joseph Budget Saml. L Burk Thos. Blackwood John Burnett Andrew Beatty Margaret Bacon Samuel & Co. Brooler John D. Brooks Benjamin Brennan Thos. B. Bullock Waller Bohannon John Buckhannan Joseph, 2 Bullett Ann C. Bezshop William

Bush Joseph H. Boller John Carter Morris Compston Joshua Carr Charles Cooper Danl. & Wm. Corwine Richard Cassell Abraham Cook George Clark John Collins James, 2 Cunfield Judison Chambers Maxwell Cobean W.S. Cooper Wm. Chambers Thomas Cromwell Jean Chambers William Curd Mrs. Coyle Rachel Cavins Ignatius Carr Wm. A. Crane Gerard Quant George Cooke A. B. & Co. Crawford Andrew, 2 Connell Peter Chrisby Edmund T. 3 Campbell Mary Coleman Danl. N. Clarkson Peter Calvert Samuel Cockrill Benjamin Cavins William, 2 Chinn A. B Chileah Huldah Chambers B. S. Cleveland Mr. Carroll Mr. Collins Rosannah Crockett Robert Chivis John Clark James S Clark Martha Counkle Arthur Cooper Daniel Cone Sylvanus, 3 Blark Michael Cason Larkin Colbert George Cooger Joshua Connor Francis Clinton Isaac Clerk Fayette Cir-Cross Joseph Calvin Petay cuit Court, 4 Clerk Fayette Coun-Crockett R. & derson O. ty Court

D Ducker William Dumas Mildred Dill Pillmon Decker Simon Dennison Daniel Davis James Drake Blijah Davis John Dwight G. L. Dillon John D. 2 Dickinson Elizabeth Darnaby Edward Davis Charles Davenport Wm. 3 Dunfap James Dewry Mosley Dodd Thomas Dumass Elizabeth Donnely Patrick Downs Benjamir Davenport Rice B. Davenport Agnes Dennes Lucinda Dill Philemon Dogg Nancy Dickey Ebenezer Eve Joseph

Eastham Joannes Eade James W. Evans Sarah Elder Matthew, 2 Essex William Elliott James, 2 Ennes James

Fleming John T. Forsythe James, 2 Faney Ann urguson John Ficher Thos. A Fisher David Fishel Michael, 3 Fisher James, 2 Flournoy Mathews Fouche Mr. Fauntlerov Wm. M. 3 Funck Peter Ferguson Mary Foster Hugh, 2 Fuller Amasa, 3 Fay John Fleming James Ford Jacob, 2 Ford William, 2 Finch Edward ry Nicholas, 2 Frothingham Chas. 3 Ford Benjamin owler Elijah Finney Robert Ferguson Priscilla Frazer Robert, 3 Fisher William Fisher John

Gibbs Henry Gillaspie Robert Graham Alexander Gibbons Thomas

Grady Samuel Grimes John Gadssey William Gaines Frances S. Gittings M. D. Grav John Guir Adam Girault Mr. 3 Gibson William Griffin Spencer Guinand Mr. Grosjean John C.

Hart Samuel Hawkins Thomas W. Haggin James, 4 Hess Henry Howell C. D. 3 Haydon Noah How Edward Hilton Ann Hardy Patrick Hill James C. 4 Hendren Patrick Howard W. W. 2 Herndon James Harrison Frederick Hayes Thomas Hawkins Mark Hay John Huston Robert Harris Saml. B. 5 Hoglen Iohn Herndon Nathaniel Hawkins John M. Haten Wm. Hawkins Winney Haslam Mr. Haller Benjamin 2 Howe Abraham Humphreys Joshua Hardsty David Headington Label Hawkins Walker

Menderson James Inskeep Joseph Ireland Henry Jones Milley Johnson Jacob Jonus John, 2 Jeter Littleton Jones Edward Jackson John W. Jones Mr. Johnson Solomon Johnson Judge Jackson William

Hubbard Silas

Hobbs Joshua

Hill James, 2 Hillox James H.

Hardy Ann C

Hewitt Russel

Hodgins Francis

Harris Benjamin

King Ely Kelley Matthew Kilblorzen George Kenney Matthew, 2 Keen Samuel Klunpeter John B. Kizer Jacob

Johnson Benjamin

Lyman Daniel Lewis Hector, Lewis Samuel, Lemon James Lonkard Joseph Long Bgrges B. 4 Levil Joseph Lee Lewis W Lindsay William Lemon Doct. 4 Lyman Thomas, 4 Link Adam Lincoln Abraham

Mason John

Meek Thomas Maguire Edward Mason Peter Marshall Mary Ann Morris W. W Moore Martin Meek James Moore Francis Mitchell Hiram Munson Norman Mason George Morgan Charles. 2 Morriss David Malligan Wm. 2 Minis David Martin Rebecca, 2 Meredith Wm 3 Menifoe Richard Meglone Mary Marshall Henry Meredith Elisha Madison Martha Medley Jacob Murdock Elizabeth Macey A. Marshall J. J. Mitcham James

M'Lane Micajah M'Pheeters J. A. M'Daniel George M'Afee Thomas M'Clure James A. M'Isaac Isaac, M'Intosh Donald M'Clure Wm. M'Dowell Wm. 2 M'Murtry David

M'Laughlan George

Nelson Robert L Nelson John B. Neilson Robert Nash Wm. N.

Olive James K. Owings Joshua O'Fallen John Oley James

Payne E. C. Potter Charles Paul Peter Peach John Pearson E. C Paine Thomas

Gaines Catharine Gallop Solomon Gaines Danl. M. Gist, Medcalf & Co. Grimes Charles, 2 Guild John Graham George W. Goodloe Vivion Grymes William Glass David Goodwid Joseph Grimes Benjamin

Hunnicutt Miriam Higgins Sarah Hoshell Henry Hodges Galen Hall Alexander Hide W. D. Hall Mr. Harrison Ned Hovermale Frederick Hughes Robert Hall John Hunter James Hall Nathaniel H. Hall Robert M. Hersan G. V. 3 Harrison Edward P. Hill John Huniker John Henderson Jane Hart Nathaniel Hogan Lewis, 2 Harris Edward Hixson Reuben Hampton Jesse Harris Benjamin Herbert John, 2 Hughes Thomas Hurst William Haydon Joel Hatton Thomas Halley Ansalin Hogset William Hutson Philip Hollyman Mary Halcomb Charlotte Huggins Thompson Hagan Wilford Huker Mr. Hess George Hart John

Hostetter Joseph January James Johnson Polly Jacobs John Jones Oswald S. Irwin Wm. Jones R. L. 2 Jones Hugh Johnson Saml. Johnson Nicholas Johnson Jane O. Jones Elizabeth Jones Reed

K Karr Gilbert Kellev James igan Patrick, 2 Killburn George Kersey Silas Kersey John

Henry John

I&J

Lincoln George Long Gabriel Lewis Granville Lofftus George Lawell Peter Euck Garland Louddeman Jacob Lucas Manaah Lockerbie George Logan Joshua Loney Thomas, 2 Lapley Samuel

Loke Jonathan M.

M Monroe Thos. B. Merrill Benj. Moseby Robert Menus John Marshall Saml. Mackebar B or S. Morford Mr. Morgan Nancy Madcalf Elisha Mize William Marshall & Starling Morrison Wm. Moore John Megowan James, 2 Maurey Abram P. Messick Prudence Mercer Cornelius Marthona Wm. Mason Francis Mitchell John A. Money Mary Manuel Thompson Morris William Moody Blanks Mims Liah Moore James F. Monroe Nancy

Mo M'Donald George M'Millen James M'Lanahan Betsy M'Cracken John M'Calla Keziah M'Dowell James M'Call Wm. 3 M'Call John M'Donald John M'Pherson Charles M'Neal A. M'Cowet Jane

Nelson James Neel James Neal Charles Nelson Thomas Owans Henry

Overton John J.

Oldham Edward

Ohaver Polly Petty Ransdell Phillips Wm. P. Patterson Samuel, 2 Patton B. W. Patterson Leonard

Payton Jacob, 2 Price Woodson Pickett Wm. Pollock Wm. Prickett Ab Poindexter John Page Maria Pardee Bray Price Susan Puthuff John, 3 Pew Sarah Pickett George Page Letty

Quick Isaac Quicksail Aaron

Powers Stephen, 2

Richardson Martha L. Ruby Elizabeth Rector Wm. Reed Stephen Reed Wm. Riley Joseph Ricketts Levi Rocke John Robinson Saml. Russell Saml. P. Rude Jacob Redman John C. Riece David, 2 Robb Saml. Read Thomas Robertson Moses, 2 Rice David Raymond James Raffinesque C. F. Ross Efiza Ryon John B. 3 Reed Isaac S.

Shaw Catharine Smith R. H. 4 Shears Wm. Shears John Starling W. 2 Scott John, 2 Shelby Thomas II. Stout David Steel John Stewart James. 2 Stockman Francis Snodgrass John Smallwood Sarah Stewart Ann Simmons Solomon Singer Joseph Smilev James Schooler Lewis Scott Eliza T. Stedman Ellen D. Shortridge John Stout Ashton Straws Charlotte Sinclair John Stone Abraham Stephens A. Shelby Gen'l Simpson William, 2 Starks John Stewart Alexander, 3 Simpson Green, 2 Stephens John A.

Savage & Prentiss, 2 Turnbull James, 2 Trotter G. Thornton James Trimble William A. 3 Toler Wm. B. Turner Wm. Todd John Todd Mary O. 2 Todd North R. Travis Frederick Thompson Wm. Thornton James Furney John Tomlinson Charles

Shutz, Hixson & Co.

Taylor Thomas Trott S. Utley George, 2

Vanstavorns Wm. 2 Vance David Vanpelt Mr.

Warrell James, 2 Wagley Maria Wells Isaac Wilson & Bradford, 2 Webb E. B. Wheatley Danl. Williams Henson West Edward Webb Edward C. Wilminott Saml. Wilkison Walker B. 2 Webb Thomas W Walker Charles Wyatt Walter Woods Robert Wright Benjamin Wilson Saml. 2 Webb Isaac Wilson James, 3 White James White Reuben White Dorothy Whitcomb James Woodsonn S. H. 2 Warden William Williams Irene Wartlaw James hite James White Wm. Woolworth R. C. 3 Wickes William Waggonner Rachel White Daniel Wheeler Amos, 3 Whiting Ithemar Wilkerson John Weir & Thompson Wilson James Ware Michael, 3 Ware Jacob & Son Wallace Joseph Wheeler George Webb Winney White James L. Wilson Elizabeth Walters Eliza Wilson John B West William Whitmore Wm.

Willard Jno. Wellington Joel Weaks John Wharton Wm. G. Wolgamot Andrew Wiley Alexd. 2 Warren William Young John Young William

Young Nathaniel Young Leaving Young George Young Leonard JOHN FOWLER, P. M. Lexington, Jan, 1, 1819-[Jan. 8-3t]

Notice is hereby given, O all whom it may concern, that application mill bemade to the Woodford County Court, on the first Monday in April next, fo the establishment of a TOWN at Mortonsville canner's creek, in said county, state of Kentucky. JEREMIAH MORTON

December 18, 1818-eow6t*

United States of America, Seventh Circuit Court, } sct. Kentucky District. November Term, 1818.

Alexander Cranston & Co.-compts. against

John P. Schatzell, &c .- defts. IN CHANCERY.

JOHN H. HANNA, Clerk of the States in and Circuit Court of the United States in and JOHN H. HANNA, Clerk of the Seventl for the District of Kentucky, do hereby certif that the order of injunction awarded herein restraining the defendant Schatzell from dis posing of the effects of the Firm of J. P. Schat. zell & Co. was at the present term rescinded, and that the said John P. Schatzell has been invested with power and authority to receive and collect all money due to the said firm of Schatzell & Co. and John P. Schatzell and to settle and adjust all accounts which re late to the partnership.

In testimony whereof, I have hereunte subscribed my name, and affixed the L. S. seal of said Court—this 22d day of December 1818, and of the Indepen dence of the United States the 43d. ЈОНУ Н. НАУУА.

NOTICE.

A LL persons indebted to J. P. Schatzell, on the late Firm of J. P. Schatzell & Co. are sted to make immediate payment to the subscriber, who alone is authorized to receive Those to whom said firms stand indebted will also please to apply settlement. J. P. SCHATZELL. Lexington, Jan. 1, 1819.-tf

The Editors of the Nashville Whig, Louis ville Courier, Natchez Republican, New Orleans Gazette, Charleston S. C. City Gazette New York Mercantile Advertiser, Relf's Philadelphia Gazette, &¡Augusta(Geo.) Chronicle, are requested to insert the above advertisement three times and forward their accounts to the Kentucky Gazette Office for payment.

To Whom it may Concern. BSERVING in the public papers a certific cate signed by the Clerk of the Circuit Court of the United States for the Kentucky District, and fearing that the same may be con strued into an admission by the subscribers o an authority in John P. Schatzell to dispose of the real and personal estate belonging to the late co-partnerships of John P. Schatzell, and John P. Schatzell & Co.

Notice is Hereby Given, That the following is a certified copy of the rule, made in the cause alluded to in the said

SEVENTH CIRCUIT COURT: United States of America, District of Kentucky NOVEMBER TERM, 1818. Alexander Cranston, &c. Complainants,

Against
John P. Schatzell, &c. Defendants,

THE Court being now sufficiently advised of and concerning the defendant's motion to dismiss this suit for the want of jurisdiction do order, that the same be overruled. It i ordered, that Abraham S. Barton, Robert Scott and John Tilford, Matthew T. Scott and John L. Martin, or any one or more of them, be, and they are hereby appointed, commissioners in this cause, whose duty it shall be, on or be fore the first day of the next term of this court, soon thereafter as practicable, to make out and return to this court, a statement and account of the business of the partnerships of J. P. Schatzell, and of J. P. Schatzell & Co. as relates to the different members of said part-nerships, and the debts due from and to each partnership, to enable this court to pronounce final decree herein. It is further ordered that J. P. Schatzell do, on or before the twenty-third day of this month, (December) deliv er up on oath, to said commissioner or com missioners, the account-books, deeds, vouchers, letters, and other papers, relating to sai partnerships; and to that end, that said Schat zell answer on oath, such questions in writing touching said books and papers, as said com'r or commissioners may propound to him : and hat said commissioner or commissioners perit the partners, their agents and attorni either of them, to have access to said book and papers at all reasonable times; and further, that said commissioner or commissioner redeliver to said J. P. Schatzell, any eviden ces of debts or other vouchers, which sai Schatzell may deem necessary for him in the performance of the powers and duties hereby vested in him, taking from him a receipt for such papers, or copies thereof. It is further with the assent of the said J. P. Schatzell, or dered, that he, together with two or more securities, to be approved of by this court, enter into bond in the penalty of \$50,000, conditioned to be void if the said Schatzell shall vell and truly account for and pay over accor ling to the order and decrees of this court, all monies and effects which he may receive belonging to either of said partnerships, and if he shall also abide by and perform the final decree of this court, to be rendered in this cause; upon the execution of which bond, and its approval by this court, it is ordered, that the order heretofore made in this cause, the appointment of a receiver, and enjoining he said J. P. Schatzell from collecting th debts due the said partnerships of J. P. Scha zell, and of J. P. Schatzell & Co. be, and the are hereby discharged and annulled; and the said J. P. Schatzell is thereafter authorized and permitted to proceed to collect the debt due the said partnerships, and to pay any debt due from them, that may be liquidated by the dgment or decree of a court of justice o this state, or that may be assented to by th other partners. It is further ordered, that shall be the duty of said Schatzell, faithfull and diligently to proceed with the collection of the debts due said partnerships and firms and also out of the effects in his hands, to dis charge the judgments and decrees obtained a gainst him in the Fayette Circuit Court, by Carrol, and or otherwise prevent a sale of any of the real or personal estate of said firms, under execu tion, on either of said judgments or decree It is further ordered and decreed, that if said J. P. Schatzell shall settle any demand due to either of said firms, by receiving less than shall be due, without the assent of the other

partners, he shall remain responsible ther for

and on any question relating thereto, no e i dence shall be competent against the othe

partners, which would not have been competent if such demand still remained unsettled

And it is further ordered and decreed, that i

management of the business, hereby entrust- Messrs. Alexander Cranston & Co. or J. P. ed to him, he is to be held responsible for the same, and his securities answerable therefo It is further ordered and declared, that said if 1. P. Schatzell shall, on or before the sixth day hands unpaid, and file a certificate thereof from the cashier. And it is further ordered Messrs. Alexander Cranston & Co. and John nd decreed, that said Schatzell shall, from ime to time, as this court may direct, answer on oath before the court, or such commission. as the court may appoint, such interrogato harged with the price thereof It is, by cor ent, further ordered, that said commissioner or commissioners proceed without delay to make public sale, by auction, of the slave, the shares in the White Lead Manufactory, and the personal property in Lexington, by giving ten days previous public notice, and an accredit until the 25th day of April next, on notes with good endorsers, made negotiable in the Farmers' and Mechanics' Bank of Lexington It is further ordered, by assent of the parties hat said commissioner or commissioners sel the house and lot in Lexington, and the ou lot in said town, mentioned in the bill and answer in this cause, at public sale, giving at east six weeks previous public notice, and on ike security, but on a credit of six, twelve and eighteen months; and that said notes be deered to said J. P. Schatzell, to be held b im, subject to the order of this court. It further ordered, that the defendant, Schatzel arrender the possession of said property t the purchaser, and on request, join with th issioner in executing a proper deed o onveyance therefor. It is further ordered hat the commissioner herein appointed, make eport of the fair rent of the real estate, an ire of said slave, from the time when the artnership of J. P. Schatzell & Company was ssolved, until the time of sale. And the de endant, Woodward, by his attorney, moved the court, that upon giving bond and approved security, in the like penalty and like con ition, as that which has been required of J. Schatzell, he the said Woodward may have

he administration of the effects of the copar nery of J. P. Schatzell & Co. subject to the same injunctions and same orders of this court; which motion was overruled by the I, JOHN H. HANNA, Clerk of the Seventh

Circuit Court of the United States of America in and for the Kentucky District, do certify, that the foregoing order is truly transcribed from the records of said court.

IN TESTIMONY WHEREOF, I have bereunto

set my name, and caused the seal of the said court to be affixed, this 19th day of December, 1818, in the 43d year of our Independence.

JNO. H. HANNA. The defendant, John P. Schatzell, having contempt of the said order of court, refused deliver over the said books, papers and eeds, and the sale of the real and personal estate, as directed in the said order, being there by delayed, the public are hereby cautioned ot to purchase from the said Schatzell, said slave, (a female named Chloe) nor th said shares in the White Lead Manufactory nor any other personal property in Lexington belonging to the said firm or either of them nor the house and lot in Lexington, now occu pied by said John P. Schatzell, nor the out-lo (containing ten acres, purchased by said schatzell from John Fowler.) But the said Schatzell ell having given the security required by the said rule of court -- All Persons indebted to the aid firms of John P. Schatzell, and John P Schatzell & Co are hereby notified juested to make payment to said John Peter

ALEXANDER CRANSTON and ANDREW ALEXANDER.

By their joint Attorney,

JOHN KEATING. Lexington, January 4, 1819.

I concur in so much of the above notice, as respects the debts due to the late firm of John P. Schatzell & Co. and ale Schatzell & Co. and also as respects the said slave, and my interest in a quantity of cotton bagging owned and held jointly by the late firm of John P. Schatzell & Co. and John Andrew Alexander are complainants, and J. smith, of Lexington. JOHN WOODWARD.

January 8, 1819. 3t

NOTICE. WHEREAS, notice was given in conformi ty with the order of court published by John Keating, attorney for Alexander Cran ton and Andrew Alexander, to the commis sioners therein named, that the Books, Vouch ers, and Title papers would be given up them, and they declining to act agreeably to the intent and meaning of said order, of which notification was given to said Keating on the list December; when an arrangement also vas proposed, whereby he could have access o the books, &c. during the recess of the ourt, and requiring his written assent there , should the same meet his approbation, bu he said notification has not been responded by the said Keating. Thus the business re nained until the 4th inst. when I was inform ed, that the said John Keating had handed an advertisement for publication stating, that I had contemned the order of court in refusin o deliver up the books, &c. as therein stated, which statement is altogether incorrect, as can be verified by all the gentlemen named as fore, that John Keating is not disposed meet the views of the court, as required by said order, and is cautioning the public agains unchasing the real and personal propert nerein mentioned, which property being only equired to be sold by consent of parties, herefore now make public, to satisfy the fear of said Keating, and those whom it may con-cern, that the House and Lot, shares in the White Lead company, the female slave, &c will not be sold until the further assent of parties can be had, or a new rule made in the cause by the court.

J. P. SCHATZELL. Lexington, Jan. 8, 1819 .- 3t

To the Public.

any loss of injury shall accrue to either of sai. I HAVE no disposition to trouble the public miss, by the neglect of the duties, or the missing with the concerns of my employers,

Schatzell; but I will not permit to pass uncon-tradicted, any assertion of said Schatzell, which I believe not correct. It is not true, that the commissioners declinof each term of this court, file in court an account of all his receipts and payments, on account of said co-partnerships, subsequent to refused to act, but repeatedly assured Mr. the entering of this order, to be verified on Woodward, myself, and J. P. Schatzell, that he oath made in open court. And also, that on or before the same day, the said J. P. Schatzell deposit in the Farmer ' and Mechanics' the 2d of January, Mr. Tilford and Mr. Robert Bank of Lexington, subject to the order of this court, the balance which by such account, rule of court, called on J. P. Schatzell in peror otherwise, shall then appear to be in his son. The result of their visit will appear, by

Woodward-

GENTLEMEN—The present notice is merely o advise you, that in obedience to an order of the United States court for the district of Kentries as may be put to him concerning the premises. And, by consent of the parties, it is ordered, that the Pew mentioned in the proceedings, shall be considered and held as the private property of J. P. Schatzell, he being as therein stated, when he declined to deliver hem to us. We therefore consider our commission as at an end.

Respectfully, your obdt. servts.

ROBERT SCOTT,
JOHN TILFORD,
Com'rs.

JOHN KEATING.

Lex. Jan. 2, 1819. Why the books and papers were not delivered when demanded, J. P. Schatzell will perhaps be able to shew to the court when re-Whether he is anxious to allow acess to the books and papers, or to meet the ews of the court as expressed in the order ublished, all who read this notice will now be able to judge for themselves

Lex. Jan. 6, 1819.

To the Public.

NOT having time unappropriated, I will barely call the attention of the public to following statements, on the reading of which, they will give their own construction as it regards the "intent and meaning" of a

1st. A notification from two of the gentle-nen who had consented to act, with an extension of the time for the delivery to be made from the 23d to the 30th of December, added by T. F. Talbot, the attorney of John Keat-

2d. Mr. John L. Martin's statement, why he declined serving.

3d. Mr. Mattw. T. Scott's unwillingness to

4th. The cause why Mr. Barton would not 5th. The statement of Mr. R. Scott, by which appears that he had not been applied to ithin the time the order could take effect. It matters not to me whether major Tilford It matters not to me whether major i liferal declined to act unconditionally, or not; it was enough for me to believe that he had declined acting according to my impressions of the "intent and meaning" of the rule of court, which fixed the time of delivery to the 30th December, and not beyond, and of which my notice

of the 31st December apprized John Keating. Being equally loth to bring my concerns be-fore the public, with Mr. J. Keating—I therefore close, by observing, that it is left with him to explain why Mr. Barton was objected J. P. Schatzell.

January 7th, 1819.

U. States Circuit Court. December 23d, 1818. ALEXANDER CRANSTON & ANDW. ALEXANDER. 708.

JOHN P. SCHATZELL & JOHN WOODWARD. SIR-We have taken upon ourselves the uties required of us by the rule of court latepassed in this cause, and are ready to reeive from you the account-books, deeds, ouchers, letters, and other papers, which by said rule you are required to deliver up to us. We will thank you to inform us when you pro-Jno. T ford, ?

om'rs. J. L. Murtin, S P. Schatzell, Esq.

It was consented to by Mr. Talbot, as counsel for the complainants, that the time should e enlarged from December 23, to the 30th of December, instant.

T. F. Talbot, Atty. for Compts. On the 29th of December last, I understood, that Mr. A. S. Barton had agreed to act, unler the rule of Court, lately made in the Ciruit Court of the United States, for the Ken-P. Schatzell and John Woodward are defend-

A few minutes after 4 o'clock, on the evening of that day, I called at Mr. Schatzell's room, and found Mr. Barton waiting. I had previously stip lated with Mr. T. F. Talbot, the attorney, that a letter of indemnity should be given Maj. Tilford and myself releasing us from any pecuniary responsibility. This letter was signed by one of the parties, and was directed to major Tilford and myself. On handing it to Mr Barton, he appeared satisfied, and at his instance I waited on Mr Talbot, with a request, that he would direct it to Mr. Barton also-which Mr. Talbot refused to do, and I left the letter on his table, with a determination to have nothing more to do in the business. It is due to Mr. J. P. Schatzell, to state, that he was ready and apparently anxious to comply with the order of court.

5th Jan. 1819. I was applied to by the parties in this suit, Cranston & Alexander against J. P. Schatzell, to serve as one of the commissioners appointed by the Federal Court at their term, but declined serving.

M. T. Scott. Jan. 7, 1819. AT the request of J. P. Schatzell, I do state that I had consented to serve as Commission-

er, and did go to his house on the 29th Dec. as stated by Mr. John L. Martin, when I declined acting on account of the conduct observed by Mr. Talbot. Abm. S. Barton.

7th Jan. 1819. I hereby certify that I was not applied to by

either Messrs. Woodward or Talbot, to act as commissioner in the controversy of Cranston Alexander, vs. J. P. Schatzell, &c. until, as I have understood, after Messrs. M. T. Scott, A. S. Barton, and Jno. L. Martin, had declined acting— he application was made on the 30th or 31st Dec. last. On the first application I did ot positively consent to act. Given under my hand this 7th Jan. 1819.

WESTERN ARMORY. Documents laid before Congress, and printed by

their order. DEPARTMENT OF WAR, 3d DEC. 1818. SIR,-In reply to so much of your letter of the 20th ult. as requires my o- field or Harper's Ferry, it would be adpinion "as to the expediency or necessity of the establishment of a national armory on the western waters," I have the to ensure about 8000 stands of arms honor to enclose, for the consideration of the military committee, a report of might be sustained from the desertion of the Ordnance Department, containing a connected with the object of your inqui-

Whether it would be expedient to establish an additional national armory will depend, in the first place, on the fact, whether those already established are sufficient to fabricate as many arms, as the necessity of the country requires: and if they are not sufficient, whether it ed. The great extent of sea coast and would be more advisable to fabricate inland frontier to be protected, will renthem by a national armory, or by con-

In presenting this view of the subject it is assumed, that the supply of arms ought to be manufactured within the country, and ought not to be imported.

By a reference to the report of the Ordnance Department, it will appear that the national armories can fabricate, annually, about 25,000. This number, it is conceived, is not sufficient, whether we regard the present supply, or the increased number which the growing population of the country requires.

Our principal reliance for defence, is on the militia, a species of force which requires a much more ample supply than regular troops; as experience proves them to be much more wasteful of arms. At the commencement of the late war, our supply amounted to 200,000 stands; and though it continued less than three years, our stock at its termination was nearly exhausted.

It is believed that, as arms can be fabricated at least as cheap, and of a better quality by a national armory, than by contract, it is the preferable mode.

If these observations are correct, is would appear expedient to establish a national armory; and that the "place of its location" ought to be on the western the Indians, the United States will reswaters. It is probable that arms can be fabricated in that portion of our country at least as cheap as at Harper's Ferry or at Springfield; and a very considerable expense would be annually saved in transportation. As to the particular aplace of location," I am not in the possession of such information, as will enable me to give an opinion on the sub-

I have the honor to be, With very great respect, Your most obedient servant. J. C. CALHOUN. Hon'ble. R. M. Johnson, Chairman of the Military Committee, H. R. U. S.

ORDNANCE OFFICE, 2d DEC. 1818.

Honorable J. C. Calhoun, Sin, In answer to the inquiries of the Military Committee, made in their communication of the 20th ult. I have now the honor to state, that the national armories at Springfield and Harper's Ferry are capable of fabricating annually about 25,000 stands of arms, at an expense of 350 to 375 thousand dollars. By contracting for some of the heavier parts to 30,000 stands a year, in which case the expense might amount to 420 to 430 thousand dollars. The arms manufactured by contract, amount now to eight or is in general fourteen dollars for the musket, exclusive of extra charges inthe western country, will embrace at least one third of the whole supply required for the United States.

There is now deposited at Pittsburgh from twelve to fifteen thousand stands, Melish's map; and thence running directviz. 2000 rifles sent from Harper's Ferry in 1817, and 8000 muskets sent from the same place in the present year. The residue consists principally of arms which middle of that river to its source—so that evidence inculpating the Governor of have been in service and have undergone the territory on the right bank of the said

The expense attending the transpor tation of arms from Harper's Ferry to dollar a stand.

About 20,000 stands of arms remain at New Orleans, about 4000 at Newport, Kentucky, and about 3000 at Detroit. These are principally such as have been tions, each of the contracting parties in the hands of troops and have under- shall appoint a commissioner and a surgone, or are undergoing, repairs. The cost of fabricating muskets may be stat- nation of one year from the date of the stances, however the United States may ed at about two-thirds in labor, and one third in materials.

cheaper in the western country than on to what is above agreed upon and stiputhe sea board, it may be presumed the lated: they shall make out plans and wages of workmen will eventually be keep journals of their proceedings, and as their respect for the rights and the lowest where they can be easiest sub- the result agreed upon by them shall be sisted.

a quality suitable for the manufacture of serted therein. The two governments arms, at nearly the same price it will cost will amicably agree respecting the neat Harper's Ferry. The other materi- cessary articles to be furnished to these als with the exception of coals, will cost persons, and also to their respective eshigher. The number of men employed at Springfield and Harper's Ferry, varies from 220 to 240, or thereabouts, at each place. It is judged not proper to ciliation, and with a view of eradicating employ at one establishment more than all the discussions which exist between over the Floridas. The effect of this about 250 hands, because a degree of them, and to hasten the conclusion of a discipline and subordination is necessary definitive and prompt arrangement, by to be maintained, and the difficulty of which the good understanding they depreserving regularity and ensuring unit- sire perpetually to maintain with each oed exertion, increases with the increase

of numbers. The first cost of an armory in the western country, on the scale of Springfield pective subjects or citizens, may have and Harper's Ferry, may be calculated a suffered, of whatever nature they be, about \$200,000 for lands, command of whether they have or have not been pre water, buildings and machinery. About sented or made until this date, so that the grants of land until this time; and, at neutral, the flag of the neutral shall cov-

tion, and the expense may be during which are specified in article 1st. that time, sixty or seventy thousand dolvisable to employ for a few years at first, yearly; otherwise some inconvenience on that scale may be from 120 to 130 possession of the government, at the commencement of the late war, is not distinctly known at this office. It is presumed to have been upwards of 200,000 stands. At the close of the campaign of 1814, the arsenals were nearly exhaustder large distributions of arms to the militia, indispensable in time of war; case, that our resources will sooner fail in that particular than in any other of our military supplies The reason is, that operation an establishment for manufac-

be in the power of government on a sudden emergency to increase very materially the supply. I have the honor to be, Very respectfully, Your most obedient servant, Signed DECIUS WADSWORTH, Colonel of Ordnance. OUR RELATIONS WITH SPAIN.

DOCUMENTS TRANSMITTED TO CONGRESS.

turing arms on a large scale, it will not

Translation of Propositions received in Mr Onis' letter to Mr. Adams, October 24th, 1818. 1st. The United States declare that they deeply regret the violation of the Spanish territory by the troops under the command of Gen, Jackson; and that its being done without their orders, and, as the General states, with the view of terminating more promptly the war against tore the town of Pensacola, and the forts of Barrancas, St. Marks, and the other territory occupied by their troops, in the Floridas, to the Spanish officers, duly authorized by His Catholic Majesty to take possession of them; the United States being answerable, as is just, for the injuries caused by the incursions of the troops

2d. His Catholic Majesty, to give an eminent proof of his generosity, and of strengthen the ties of friendship and of good understanding with the United ces which now exist between the two governments, cedes to them, in full property and sovereignty, the provinces of East and West Florida, with all their ities, until this time, are, nevertheless, to be recognized as valid.

serted in the treaty.

3d. To avoid all cause of dispute, in ten thousand stands a year, and the price future, the limits of the respective possessions of both governments, to the west of the Mississippi, shall be designated by curred in proving, inspecting, packing a line, beginning on the Gulf of Mexico, and transporting the arms to the arse-between the rivers Marmenta and Carnals. It is calculated that the demand for casee, following the Arrago-Hondo between the Adais and Natchitoches, crossing the Roxo or Red river, at the 32d degree of latitude, and 93d degree of longitude from London, according to y north, crossing the Arkansas, the White and the Osage rivers, till it strikes the Missouri, and then following the the left bank to the United States. The navigation as well of the Missouri as of Pittsburgh, may be stated at about one the Mississippi and Marmento, shall re- within her territory, from committing main free to the subjects of both powers.

To fix this line with more precision, and to place the land marks which shall designate exactly the limits of both naveyor, who shall meet before the termiratification of this treaty, at Natchito-As the necessaries of life will be run and mark the said line, in conformity Iron may be delivered on the Ohio, of shall have the same force as if it were ints, should such be deemed necessary 4th. The two contracting parties, animated by the most sincere desire of conrenounce all claims for damages or inju-

5th. The treaty of limits and navigala rsa year. Supposing it should be de tion, of 1795, remains in force in all and able to them. It is well known to you, The United States do not know that any cided to establish an armory in the each one of its articles; but, to avoid ques- sir, that notice has been given by the additional laws or declarations are neceswestern country, on the scale of Spring- tions in future as to the meaning of the Minister of the United States, in Spain, sary to secure the fulfilment on the part 15th article, in which it is stipulated that no more than about 150 hands; or enough high contracting parties agree that this your government, within those territoworkmen from armories now in opera- not recognize it, the above cited clause bove referred to, of the United States statement of such facts as appear to be tion. The permanent annual expense of the said 15th article shall not remain and their citizens, may be satisfied. thousand dollars. The numbers in the ing parties, who may act as they think to this notice, we have reason to expect aware of any vague or arbitrary sidered as infringing the above mentioned 15th article.

6th. Although the two high contracting parties oblige themselves to cause the stipulations contained in this treaty, and in that of limits and of navigation, of 1795, to be complied with in all their parts-nevertheless, desirous of avoiding and it ought to be concluded, as well all doubt or misinterpretation of their from past experience as the nature of the respective clauses, they oblige themselves to make the declarations requisite for the most exact observance of all that is above stipulated, as good faith, and that so much time is required to put in the honor of both governments, require to remedy, and to cut up by the roots, the abuses which, contrary to the laws of nations, and contrary to what is expressly stipulated by the treaty of 1795, above cited, daily occur in some ports of the Union, in consequence of the vague and the measures until now adopted, are susceptible of, and by which means the law

is eluded. 7th. In consideration of the sacrifices which his Catholic Majesty makes, depriving himself, in favor of the United States, of the important provinces of the two Floridas, to satisfy and to cancel forever, all their claims, the United States will certify, in due form, that they have not received any compensation from France, for the injuries they suffered from her privateers, consuls, and tribunals, on the coasts and in the ports of Spain, and they will present an authenticstatement of the prizes made, and of their true value, that Spain may claim from France the return of the amount.

The Secretary of State to Don Luis De Onis. Department of State, Washington, Oct. 31, 1818.

Your letter of the 24th instant, and he proposals contained in it, offered as the basis of a treaty, for the adjustment of the Union, as well to the crown of of all the subjects in discussion, between Spain as to its subjects—upon which the United States and Spain, have been point, the proper stipulations shall be in- received and laid before the President of the United States.

I am directed by him, to forbear entering into any examination of the historthe desire which animates him to ical disquisition concerning the original pretensions of Spain to all the territories bordering on the Gulf of Mexico, and States, and to put an end to the differen- the whole country, included in the French colony of Louisiana, which you have thought proper to introduce into your note. The right of the United States to the river Mississippi, and all towns and forts, such as they were ceded the waters flowing into it; and to all the by Great Britain, in 1783, and with the li- territories watered by them, remains as mits which designated by them in the trea- entire and unshaken by any thing now adty of limits and of navigation, concluded duced by you, as by any thing which had between Spain and the United States, on ever preceded it, in the discussions be- position of the government of the Unithe 27th of October, 1795: the donations tween the two governments. It is established States, shall have been, before the those establishments might be increased or sales of lands, made by the govern- lished beyond the power of further conment of His Majesty, or by legal author- troversy, nor could it answer any useful purpose to reproduce proofs which have already more than once been shewn, and which, remaining unimpaired, must States, in Spain. But not to claims which henceforth be considered by the United States not suceptible of refutation.

In confining my attention to the propositions which you offer, as the basis of a treaty, I have to observe that any other proceedings on the first of them have been rendered unnecessary by the determination promptly taken by this government and communicated to you, to restore the Forts of Barrancas and St-Marks, together with Pensacola, to any person duly authorised by you, or otherwise by your government, to receive them. You have been informed of the those places, not only as having utterly river, will belong to Spain, and that on neglected to carry into effect the stipulation in the treaty of 1795, by which Spain was bound to restrain, by force, the Indians hostilities against the U.S., or their citizens; but, as having deeply participated in the hostilities of those same Indians. You have been informed that these were the real and only causes of the occupation of those places by the commander of the American forces. Under these circumregret the necessity of that occupation, ches, on the Red river, and proceed to it is for the Spanish officers themselves to answer to their sovereign for the consequences of their own conduct: and the forbearance of the United States, as well honor of Spain, are sufficiently manifestconsidered as part of this treaty, and ed by their readiness to restore the possession, and to consign to oblivion the conduct of these officers of his Catholic

The uselessness of any stipulation on the subject of this first proposition, is further demonstrated by the nature of the second, in which you announce your authority to cede all the property and sovereignty possessed by Spain, in and measure, being necessarily to remove all cause of contention between the contracting parties, with regard to the possession of those territories, and to every ther, may be strengthened, reciprocally thing incidental to them, it would be worse than superfluous to stipulate for restoring them to Spain, in the very treaty by which they are to be ceded in full three years will probably be required to they are to be considered as entirely can the property of enemies, whose gov would be thankful for any favors of the kind, or BI and divides the country into two

and injuries sustained by them, and for and not of others. the reparation of which Spain is answerto your government, that all the grants of of Spain, of her engagements in the treathe flag shall cover the property, the two land lately alleged to have been made by may be so understood with respect to ries, must be cancelled, unless your govthose powers who recognize this princi- ernment should provide some other inple; but, if one of the belligerents should adequate fund, from which the claims aobligatory on either of the two contract- From the answers of Don Jose Pizarro proper on this point, without giving room that you will be sensible of that necessi- interpretation in any of the ports of for complaints or claims, or being con- ty, and that some time must be agreed upon, subsequent to which no grant of the lands within the territories in ques-

tion shall be considered as valid. The boundary line proposed by you, west of the Mississippi, can as little be within the United States, are subject to assented to by the United States. Instead the decisions of the judicial tribunals of it, I am authorized to propose to you of the United States, who are bound the following, and to assure you that it is to be considered as the final offer on the part of the United States.

Beginning at the mouth of the river Sabine, on the Gulf of Mexico: following the course of the said river, to the thirty-second degree of latitude: the eas--adopting the most efficacious measures tern bank and all the islands in said river, to belong to the United States; and western bank to Spain-thence due north to the northernmost part of the thirtythird degree of north latitude, and until it strikes the Rio Roxo, or Red River, thence following the course of the said arbitrary interpretation which it seems river to its source, touching the chain of Snow Mountains in latitude 37 deg. 25 min. north, longitude 106 deg. 15 min. west, or thereabout, as marked on Melish's map; thence to the summit of the said mountains, and following the chain of the same to the 41st parallel of latitude; thence following the said parallel of latitude 41, to the south sea. The northern bank of the said Red River, and all the islands therein to belong to the United States, and the southern bank of the same to Spain.

It is believed that this line will render the appointment of commissioners for fixing it more precisely, unnecessary; unless it be for the purpose of ascertaining the spot where the river Sabine falls upon latitude 32, north; and thence due north, to the Red River, and the point of latitude 41, north, on the ridge of the Snow Mountains. To which appointment of commissioners this government will readily agree.

The United States will agree to the or subjects have received from each other, until the date of the treaty; it being always understood that all grants of ands in any part of the territories to be ceded by Spain to the United States, subsequent to the year 1802, are to be held

1st. To all the cases of claims provided for by the convention of 1802.

3d. To all claims of indemnities, on account of the suspension of the right of deposit at New Orleans, in 1802.

4th. And to all claims of citizens of the U. States on the government of Spain statements of which, soliciting the interdate of this treaty, and since the date of ed in his letter.] the convention of 1802, presented either to the Department of State of the United States, or to the Minister of the United the individuals of the United States may have against those of Spain, or against the Spanish government, on any other ac-

count. The United States will exonerate Spain from all demands in future, on account of the above mentioned claims; and undertake to make satisfaction for the same, to an amount not exceeding five

millions of dollars. To ascertain the full amount and validity of those claims, a commission, to consist of three commissioners, shall be appointed by the President of the United States, by and with the advice and consent of the Serate, which commission shall meet at Washington, and within three years shall receive, examine, and decide upon the amount and validity of all claims coming within the descriptions above mentioned. And the Spanish government shall furnish all such documents and elucidations as may be in their possession, for the adjustment of the said claims, according to the principles of justice: the said documents to be specified when demanded, at the instance of the said commissioners.

Your fifth proposition is, that the treaty of limits and navigation of 1795, shall remain in force, in all and each of its articles, with the exception of that part of the 15th article, which stipulates that the flag shall cover the property.

The 2d, 3d, 4th, 21st, and the second

lause of the 22d article of the treaty of 1795, have either received their entire execution, and can be no longer considered as remaining in force, or have been endered inoperative by subsequent events. Whatever relates in them to limts, or to the navigation of the Mississippi, has been extinguished by the cession of Louisiana to France, and by her to the United States; with the exception of the line between the United States and Florida, which will also be annulled by the cession of Florida, which you now propose. I am authorised to agree to the confirmation and recognition of all the remaining articles of that treaty, as still in force. And to assent to the exception, proposed by you, of part of the 15th article; to this extent-That, if hereafter, sovereignty to the United States. Nei- either of the contracting parties shall be ther can the U. States, recognize as valid at war with a third party, and the other

Your next proposition is inadmissible ty, of 1795. Numerous and just as their complaints have been, of the violations or that treaty, under the authority of Spain. they consider the Spanish government fullycompetent to make reparation for them. and to secure the faithful observance of their engagements in future, without new laws or declarations. Nor are they this union, by which, contrary to the laws of nations, or to the stipulations of the treaty of 1795, the law is eluded. The interpretation or construction given to the stipulations of the treaty of 1795, to consider all treaties as the supreme law of the land. Their proceedings are all public, and their decisions upon all questions of interpretation are recorded and published. In this there is surely nothing vague or arbitrary-nothing re quiring new laws or declarations. Of the many complaints which you have addressed to this government, in relation to alleged transactions in our ports, the deficiency has been, not in the meaning or interpretation of the treaty, but in the proof of the facts which you have stated or which have been reported to you, to bring the cases of complaint within the scope of the stipulations in the treaty.

In consideration of the cession of the Floridas, by Spain, to redress and cancel the claims of the United States and of their citizens upon Spain, and always understood that the late grants of the lands from which the indemnity for those claims is to be sought shall be held null and void, the government of the United States will certify that they have not received any compensation from France for the injuries suffered from French privateers, consuls land tribunals on the coasts and in the ports of Spain; and will present an authentic statement of the prizes made, and of their value; that Spain may avail herself of it, in such manner, as she may deem just and pro-

Upon the basis offered by your propositions, modified conformably to the observations now submitted to you, I am authorised to conclude a treaty with you But, as the session of Congress is at hand, proposal that the contracting parties shall I am directed to request your immedimutually renounce all claims for dama- ate and frank reply to this communica ges or injuries which they, their citizens tion. The President is deeply penetrat ed with the conviction, that further protracted discussion of the points at issue between our governments, cannot terminate in any manner satisfactory to them. From your answer to this letter he must conclude whether a final adjustment of all our differences is now to be accomplished, or whether all hope of the United States, to be abandoned.

I pray you to accept the assurance of my distinguished consideration.

JOHN QUINCY ADAMS. [The Spanish Minister not acceding to the modification of his propositions, suggested by our Secretary declaring that the American go-

FROM THE NATIONAL REGISTER.

BLAND'S REPORT CONCERNING CHILE.

A friend, who has read with attention the

report concerning Chile, has favored us with an accurate abstract of its contents, which we have now the pleasure of laying before our nu Mr. Bland, it will be recollected, was, in

oursuance of instructions from the President, left by his colleagues, Mr. Rodney and Mr. Graham, at Buenos Ayres; whence, on the 15th of April, 1818, he departed for Chile, and on the 26th of the same month, arrived at Mendoza, on the eastern side of the Andes, having travelled, by the way of the post road, a distance of about 900 miles. He left Mendoza on the 29th of April, and crossing the Andes, reached Santiago de Chile on the 5th of May: the whole route being, perhaps, a bout 1200 miles. At this latter place Mr. Bland presented himself to Don Antonio Jose Irisarri, Secretary of State, through whom he obtained an interview with Don Bernardo O'-Higgins, the supreme director of Chile .- He was received with much cordiality by the director, with whom he had, at different times, very interesting conversations, touching th present and tuture probable condition of Chile, and the friendly sentiments which the United States entertained towards that country.

In the several interviews which Mr. Bland had with the supreme director, he represented to him the good disposition which the gov ernment of the United States cherished towards the independent authorities of Chile and the cause in which they were engaged; the sympathy which the free citizens of North A. merica felt for the sufferings of those who were contending for liberty and emancipation from the yoke of Old Spain, in the southern part of the American continent; and pourtray ed to him the benefits to be derived from the establishment of the representative system, by the immediate formation of a Congress.

To these observations O'Higgins answered that he was not insensible to the friendship of the United States; that it was his intention t nstitute a free government as soon as Chilwas entirely freed of her enemies, and tranquilized for the purpose: but that the present oment was inauspicious for the commence ment of so great a work; that, in times of pub. lic peril, the presence of a congress had been been lost by a congress; that the congress of Venezuela once lost that country; and that Buenos Ayres had been endangered by a con ress; lately, indeed, he admitted, the latter had learnt to act more in concert, and with greater propriety.

The supreme director having intimated that t was expected the United States would recognize the independence of Chile, and that the Chileans would grant special favors, in commerce, to the nation (and it would be gratifying if the United States should be the nation,) first making such recognition; Mr. Bland replied that the single object of his mission was to make inquiry as to the true post there is no rain for seven months in the your of affairs in Chile; that the United States and beyond Capiapo rains are hardly known

bring a new establishment into opera-[celled and adjusted, excepting those and those of their citizens, for damages [cruments recognize the same principle,] but that they did not ask for them; that all hey desired was to be put on a footing with other nations; and were willing to rely, as to any advantages in commerce and navigation, the skill and industry of their merchants and seamen; that he had resorted to Santiago in order to procure, upon the spot, accurate knowledge of the country, of its institutions, and of its capacities in peace and in war; that the government of the United States only wished to see its way clearly, and would make no improper use of this information; and that any particulars communicated to him from authorty might be considered confidential, or otherwise, just as the supreme director might deem

most proper. The supreme director, O'Higgins, admitted the propriety of authentic information in order that the government of the United States might act intelligently with regard to South American affairs, and told Mr. Bland that he would cause an official statement to be made out respecting the condition and resources of Chile and placed in his hands for that purpose; which promise the supreme director complied with. The statement makes a part of Mr.

Bland's report concerning Chile.

During the intercourse between Mr. Bland and O'Higgins, the former explained to the latter the motives which actuated the President in the seizure of Amelia Island and in driving the banditti from Galveston; and told him that the freebooters who had been forced from those places were not the only armed vessels officers and crews had interrupted the lawful commerce of the United States, for that ome of the privateers cruizing under regular Patriot commission's had committed depredations upon their trade; that the United States would, at all bazards, defend the fair traffic of their citizens; and that they would do so, even against the Chileans, however painful it might be to crush in the germ a growing intimacy be-tween the two people, and which promised to be in the sequel fruitful of benefits to them

O'Higgins did not even know where Amelia Island and Galveston were situated, until Mr. Bland explained the positions to him. He decidedly approved the conduct of the President in driving off the pirates from thence, inasmuch as it tended to preserve the character of the Patriot cause from imputations of an injurious nature: he had heard of outrages committed by private armed vessels sailing under some of the independent flags of South America; but that whatever might have been the behaviour of the vessels acting under commissions from other states, no charge of the kind could justly be brought against the Chileans; that, in fact, with the exception of some fishing boats, it was not until ery lately that the government of Chile had had any vessels of war under its control: and that he had taken great care, by giving proper instructions, and by placing suitable superin-tending officers on board, to prevent any departure from the rules of naval warfare prescribed by the law of nations.

In one of the conversations which took clace, Mr. Bland told the supreme director hat, when he was at Rio Janeiro, (where, it will be recollected, the commissioners touched, on their way to Buenos Ayres,) he had earnt, through Mr. Sumter, the minister of he United States, from the Spanish minister resident there, that Great Britain had been inluced to take an active part in favor of Old spain, and had influenced the allied sovereigns Europe to interpose for the adjustment of the differences between her and her colonies; and hat the plan of adjustment was to be something like that which had been formerly rejected by the Cortes, and might be found in a work that had been published in England, entitled "An Outline of the Revolution in Spanish America."

At first, O'Higgins did not believe in the truth of the information which Mr. Bland had received; he said the British would hardly do such a desirable result is, on the part of so, as they wanted the commerce of Spanish, the United States, to be abandoned.

America: but shortly after meeting with him again, the supreme director said he inced of it; for he had seen captain Shirriff, of the British frigate Andromache, in Santiago, who told him that he had in his possession papers on the subject, with which he was going to Lima, in Peru. O'Higgins further remark-Mr. Adams, the aegociation was suspended; ed, that all attempts to reconcile the South Americans, short of the acknowledgement of vernment would yield no more than was offer- their independence, would be fruitless; and to allegian ment of Old Spain was wholly out of the ques

> On the 9th of July Mr. Bland, having received the statistical information which the sureme director had promised him, took leave f him and the Secretary of State, Irisarri. O'-Higgins expressed his intention of writing a letter to the President: but whether he did so or not, Mr. Bland has not distinctly related. On the 10th of July Mr. Bland left Santiago de Chile: on the 11th he arrived in Valparais and on the 15th of July he sailed thence in the brig America, captain Daniel Rea, and a

> rived, by the way of Cape Horn, at Philadel-phia, on the 29th of October, 1818. The narrative of Mr. Bland's communica tions with the supreme director, forms but a small portion of his Report concerning Chile. He furnished in addition a very copious description of that region of our hemisphere, in which he, now and then, let his fancy get the better of his judgment. But from the mass of pages which he has written, circumstances of a highly interesting complection may be se-

From Mr. Bland's account it would seem that Chile is a country, (excluding the Magellanic Tract, or New Chile,) of about 1,000 miles in extent on the seacoast; that it has ma ny excellent ports convenient for foreign trade; that it is a country fruitful in grain wine, and oil, and productive in gold, silver copper, and tin; that it is destined to be the gr nary or that part of the world; that the popul tion is about 1,200,000 souls; that 800,000 c these are under the dominion of the Patriots the remainder being under the jurisdiction of the royalists; that there are about 50,000 Inc. an slaves in all Chile; and but very few slave of the African race. All the mechanical ar and agriculture are in a rude state, and th roads and pathways in a neglected condition The principal articles of export are the meta already mentioned, together with wheat, flow hemp, cordage, hides, tallow, jerked beef, v cunia, guanaca, chinchilla skins, figs, raisin &c. Of 4,000,000 of dollars worth of import in the course of the last year, two millions value were from England, one from the Un ed States, and one from Buenos Ayres. T articles furnished from the United States chiefly tobacco, windsor chairs, saddlery furniture. Of European commodities, A Bland thinks the manufactures of France a Germany are preferred The stocks of catt are numerous and fine; the horses are acti spirited, serviceable, and cheap; but the mi are the common beasts of burden. and climate of Chile are different in different places; from the Straits of Chacao to the ri Biobio, it is woody, fertile and salubrious, is inhabited by the Araucanians, or native from the Biobo to the river Maule, the cou y is the same, but the population is Span from the Maule to the Aconcaguea the mi

country presents itself, which is less fru

on the surface: after the mine country,

dreary desart of Atacama, upwards of miles in extent, affords a protection to Chileans from any invasion by land from P

From the Straits of Chacao to the river M.

it rains at any se son: at Santiago de

sions-the one variable and humid, the other invariable and dry. Fuel, in some parts, is scarce; but it is said there is plenty of pit-coal on the banks of the Biobio, near Conception. The Archipelago of Ancud, or Chiloe, contains forty seven islands. It is a considerable fishery, and will be a nursery for seamen. There are only three carriage roads in all Ch le. The fertile part of the soil is situated in valleys, surrounded, for the most part, by hills and mountains; and the inhabitants of thes vallies communicate with each other princ pally by mule paths. Mr. Bland describes th people generally as being "mild, amiable, brav and uninformed." Santiago is the capital, an contains about 40,000 souls. The royalist have possession of Penco, and a considerabl district around Conception, which is the stronghold they retain, also, Valvida and Ch loe. The Patriot army, at a medium, (for Mi Irisarri and Mr. Blamd differ on this point) is about 6,000 strong; 2,000 of which are negroe from Buenos Ayres; there are no Chilian offi cers in it, however, above the rank of captair with the exception of O'Higgins, who is a bri gadier under San Martin, and colonel Raymo Freyre. The navy consists of but three or four indifferent vessels; but would be increased by the addition of two new ships of war, to be called San Martin and Chacabuco, built at New York, and for which purpose Messrs. Aguirre and Gomez were, a considerable time since, sent to the United States from Buenos Ayres with money. A superior naval force is indis-pensable to enable the Chileans to invade Peru, for the desart of Atacama prevents them from marching thither by land. The Chileans have no seamen of their own.

The revenue of the government in Chile derived from duties on imports and exports from an excise which is laid upon almost ever thing that is sold; from a direct tax, the mines papal bulls, printed indulgences for the living and the dead, a crusade tax, tythes, forfeited estates of the Jesuits, voluntary contributions and from confiscated estates of the enemies of the Patriot cause. The officers of the customs and the judges of the commercial courts, receive no regular salaries, and a duty is imposed on merchandize to compensate them; in addition, traders quicken their exertions by presents or bribes. There are 10,000 monk and nuns in the country. The church holds one third of the landed property of the state. The church lands are farmed out to tenants, who let them again to under-tenants, and these last work them with slaves; thus three sets of idlers are supported upon the produc of the industry of the laboring class. In add tion to their landed estates, the religious institutions have what are called their censos, or money lent out at an interest of five per cent per annum, to the amount of ten millions o dollars. Besides their share of the tythes which the state still permits them to draw, the clergy have the annats, or first fruits, which yield to each curate between two and three yield to each curate between two and three hundred dollars per annum.

The government of Chile, it seems, is needy

and has made some progress towards laying hands on the enormous property of the priest Indeed, neither monks nor nuns, according to Mr. Bland, are treated with much ceremon some of the former have been turned out of ther dwelling places, which have been occupied for military purposes; and some of them have been tried for treasonable practices.

The most immediately interesting part of the report is that which gives the history of the Chilean revolution and the change of parties athong the Patriots. There have, it ap pears, been two powerful factions in that coun try of the revolutionists themselves. At the head of one were the Carreras; the Larrain formed the other, with O'Higgins at their head At the beginning of the contest for indepen dence, the Carrera faction prevailed. It would seem, however, that this party did not man age affairs in a judicious manner; for, at the battle of Rancagua, against the royalists, fought on the 2d of October, 1814, the Patriots were entirely defeated, and fled over the Andes They were rallied at Mendoza by San Martin. who identified himself with the Larrain fac tion, and having obtained a reinforcement of 2,000 negroes from Buenos Ayres, crossed the mountains, and, on the 11th of February, 1816. fought the battle of Chacabuco, defeated the royalists, and took their commander Marco prisoner. This may be called the second epoch was, of course, put down, and the Larrains, with O'Higgins as chief, confirmed themselves in power by the victory of Maypu, obtained on the 5th of April, 1818, with the particulars of which the reader is no doubt well acquaint ed. It is greatly to the dishonor of the Larrains that they seized this moment of success to put to death two of the most distinguished of the Carreras. They were sacrificed under judicial forms, and on the pretext of treason. Their execution was a foul and bloody murder, to gratify the vengeance of the reigning

The closest intimacy subsists between the governments of Chile and Buenos Ayres. O'-Higgins told Mr. Bland that there was nothing ch Buenos Ayres could ask of Chile that would not be granted; and that Buenos Ayres would act in like manner towards Chile. All the inhabitants of Buenos Ayres are naturalized citizens of Chile. The supreme director by way of characterizing the intimacy, said they were as two bodies actuated by one soul. Mr Bland thinks, however, that this connexion is to the disadvantage of the Chileans, and conceives that it will not be lasting.

Under the faction of the Carreras, at the commencement of the revolution, the press, for the first time, was introduced into Chile. Before that period all books and papers, prior to their entrance into the country, were in-spected and approved by the holy inquisition in Spain or at Lima. The name of the first paper was the Aurora. It was printed weekly at a printing office sent from New York, and managed by three citizens of the United States. It was edited by Camilla Henriquez, now of Buenos Ayres. The opposite party also pub-lished a paper, which they called the Arauco. It was edited by Irisarri. At this time there are 4 weekly papers issued at Santiago; and none are published any where else in Chile: their nes are the Ministerial Gazette, which is names are the Ministerial Gazette, which is the acknowledged paper of the government: El Argos, El Duende, and El Sol. They are all printed at the same press; and are edited by clerks and officers of the government. Two other printing presses had been carried thith-er for sale; but they were not saleable articles. Newspapers and pamphlets are conveyed free of postage, and books are imported free of

The reader may recollect, that after the bat tle of Maypu, the viceroy of Peru was desi rous of effecting a change of prisoners, and sent, on board the United Ststes' sloop of war Ontario, captain Biddle, from Lima, an officer to Valparaiso and Santiago for the purpose It turned out, however, on investigation, that the Royalists had few or no Chilian prisoners those which they formerly had, having beer confined in one of the islands of the Archipel ago of Chiloe, were released by the Patriots after the battle of Chacabuco. The Patriots, on the contrary, had about 8,000 prisoners; and were willing they should be exchanged for a-many prisoners which the Royalists held belonging to Buenos Ayres; but, owing to some con empt manifested in relation to the Patriot au-

thorities, no cartel was agreed upon.
Incidentally speaking of Peru, Mr. Bland states, that one third of the population of that country are whites of upmixed blood, and two thirds mulattoes and negroes; the latter, in geheral, as well informed as the whites,

Latest from England.

BOSTON, DEC. 24. The ship Triton, captain Holcomb, arrived here yesterday in 48 days from Liverpool. By this vessel we have received from our correspondent, London papers to the 1st November inclusive and are indebted to Mr. Topliff for Liverpool papers to the 2d-nearly a fort night later than former advices. We have given as many extracts as our time and limits would permit.

The Triton brings despatches to the Secretary of State of the United States, containing the treaty of commerce concluded by Mr. Rush and Mr. Gallatin with the British commissioners.

The London Courier of October 23 contains the commercial treaty between this country and Sweden, negotiated by Mr. Russell.

The British army is to be reduced 33,000 men. Orders have been issued to the recruiting parties in London, to suspend recruiting men until further or-

The king of England has completed the 58th year of his reign, being 2 years onger than any monarch who ever before reigned in England. On the demise of the queen, it is said to be the intention of the ministry to propose to parliament a greatly diminished establishment for the king at Windsor. The care of his majesty to be confided to the duke of York, who is to have an additional allowance for his services.

LIVERPOOL, OCT. 31. All the allied sovereigns and their ministers, except the emperor of Austria, branch bank in Lexington, respectively, have left Aix-la-Chapelle, and have repaired to the frontiers of France, in order to review, for the last time, the army of occupation before its final departure.

Some transports are expected to leave Frankfort, on Friday last. The one a-London in a few days, with no less than 1500 volunteers, enrolled in this country lected for trial. After a hearing of for the insurgent army of South Ame-

A private letter from Madrid speaks of the great embarrassment in which the cannot raise the loan by any means.

The private correspondence from Aixof Congress on the question between Baand has been highly favorable to the lat- under a law of the United States. ter state. The grand duke is to retain part comprised within the Tauber Cir-

The Austrian troops commenced their

FROM THE LONDON OBSERVER OF OCT. 25.

Differences with America adjusted.-The matters, not in dispute exactly, but in uncertainty, and which were left for arrangement between this country and America, at the conclusion of the late war, are said to have been, the greater commissioners appointed for that pur-England. The boundary, which was left provisions, and the temper of members left with the banks, and the individuals unsettled in the treaty at the end of the is becoming so much more rational than who hold their paper. It is a well known revolutionary war, is now accurately fix- it was, that we entertain a confident hope fact, that for the purpose of facilitating fined; and the terms of intercourse be- little show of moderation and good sense. tween our West India islands and the will be preserved by the majority at portion. The consequence is, that the vessels of the United States are specified Frankfort. and agreed on. These also are matters of considerable weight: but the greatest difficulty remains behind, and it is pro-

LONDON, OCT. 30. We have received this morning the following letter from our correspondent ples, which might be very correct in a at Aix-la-Chapelle:

bable for this reason, that it is the great-

" Aix-la-Chapelle, Oct. 25. "The approaching departure of lord Castle reagh, for Chambray, has been announced here; but his lordship has not yet quitted our city, and every thing concurs to shew that is not likely. There still remained upon the last list of conferences, fourteen questions inscribed. The affairs of America and Spain will not be the subject of a particular decision, but the sovereigns, assembled in congress, will recognize, as a principle, that neutrality, for all the European powers, is the only state of things which is suitable to the commerce which they wish to maintain with the new world, and which will permit them to await, with confidence, the results of the actual war.

"There was a conference yesterday at prince Hardenberg's, but it did not continue more than an hour and a half. It related to the affairs of Germany. After the conference, the President of the Diet had a long interview with M. de Hardenberg, and in the evening he despatched a courier for Frankfort.

"Notwithstanding the great number of questions which are yet to be submitted to the discussion of the ministers, all the persons at tached to the different embassies persist in believing that the operations of the congress will be entirely terminated by the 15th November. A letter from Manchester, October 27, says-" The cotton market was more

brisk to-day than for several weeks past, and several extensive sales were effected; but I cannot quote any amendment in the prices, owing to the large importations. LONDON, NOV. 1.

Her majesty, the queen, we are sorry to say, still languishes under the most distressing exhaustion, and since her last paroxysm, the more virulent symptoms of her disorder have by no means so entirely subsided as they have done heretofore. Notwithstanding she appears by the bulletins to have slept well every night, yet the repose has not produced lillegal and immoral practices. the slightest refreshment.

FROM LONDON PAPERS OF THURSDAY EVENING This morning Paris papers of Monday last were received. The grand review of the British, Russian and Prussian ar-

by the emperor of Russia and king officer General to cause the mails to be ment upon so small a proportion of the ing the magnificent spectacle of a sham the senate by the President. fight, in which all the troops previously reviewed were engaged. In this fight accidents occurred during the day. The mutilation of an unfortunate Englishman is particularly noticed. Each day the sovereigns honored the duke of Wellington with their presence at dinner, which is said to have been magnificently prepared in a Chinese pavillion, ornamented with trophies of arms, and the united flags of every nation, the appropriate emblem of universal peace.

Extract of a letter dated Calais, October 28: " The troops are coming down to embark very fast; 4 or 5 thousand men will come in to-morrow. The weather is very fine, and consequently the embarkation is uninterrupted. The cavalry corps are already arrived in their old quarters, near St. Omer and Calais."

KENTUCKY GAZETTE.

LEXINGTON FRIDAY, JANUARY 15.

We were mistaken in stating that the Danville college bill had been laid by for the session. It is expected that it will pass, stripped of its obnoxious features.

IMPORTANT DECISION. The suits which were instituted by this commonwealth against the directors and officers of the United States' for the recovery of the fines and penalties incurred by the refusal of the branch to pay the state tax, came on for trial before the general court, sitting at

gainst the Porter of the Office, was sethree days, the cause was decided in his favour. The counsel for the office of the Unitted States bank demurred to the decla-

new minister of finance is placed. He ration on two grounds; first, the deficiency of the declaration, and mainly the unconstitutionality of the state law. la-Chapelle informs ue, that the decision The court sustained the demurrer, and gave an opinion that a state has no right varia and Baden has actually taken place, to impose a penalty on a person acting

An appeal was taken to the supreme the whole of his dominions, except that court of the commonwealth, which is to sit in April next: little doubt is entercle, which is to be immediately surren- tained of a confirmation of the present decision.

Attorney General Blair and B. Harretreat over the Rhine on the 16th. It din, appeared as prosecuting counsel; als of Congress, expressed in private is said considerable desertions had oc-Wickliffe, as counsel for the defendants.

Banks 60,000 dollars per annum, with a tain its nominal value, unless it be the restill under discussion in the house of representatives of Kentucky. It has been supported by Mr. Sharp, Mr. McKee, number of them, happily settled by the Mr. J. Logan and others, and opposed with ability by Gen. Hardin, Mr. Breckpose on our part, and Mr Gallatin on the inridge, Mr. Crittenden, and others.other, before that gentleman quitted The bill is so outrageously violent in its that the struggle ought therefore to be ad. This, if true, is a great point. The right of fishing, and drying fish, on the lor the other branch. We really be rejected in one trade by increasing the amount of circular and the more than ordinary exertions of lord trade by increasing the amount of circular branch. or the other branch. We really hope lating medium, the country has become coasts of Newfoundland, is clearly de- for the honor of Kentucky, that some

From Frankfort we learn, that the Senate have rejected the nomination of the stead of increase of specie, the only real est, that it so remains—the right of vi- circuit, by a large majority; they have the natural result of these paper issues, sitation, and the power of apprehending confirmed the nomination of Judge Mills which was long since anticipated by mathe seamen of each country, when found of the upper circuit. In that body, Mr. on board the ships of the other, is still BLEDSOE made a very eloquent speech United States' Bank will undoubtedly on Monday, in support of his resolutions maintain its credit, as will also such loresolutions contain mere abstract princi- till their remaining paper shall be the rewere established; but banking has obtained in this country an extensive foothold; and the practical legislator will direct his attention to the best mode of rendering it most useful, and restraining its excesses, rather than attempt to destroy it, and by that means prostrate the interperceive that Mr. BLEDSOE has also profor the payment of debts, at less than three-fourths of its estimated value. We, cannot for a moment believe that this proposition will receive legislative sanction; it would operate to the destruction of all confidence in money transactions; it would enable the debtor either to swindle his creditor entirely out of his just claims, or compel him to take property which would be of no use to him, and to then taking shelter within their lines, pay a price for it which he would never again realize. Distressing as is the state of the country in money matters, it is not to be remedied by legislation; the evil, their posts; but evidence was also prolegislature has no controul, will work its

A bill prescribing the mode of forfeit ing the charters of such banks as violate to improve the navigation of Beach Fork. and a bill to revise the common and statute laws, are before the legislature .-Mr. Barr has also obtained leave to bring in a bill to regulate the proceed- justified an act of retaliation, and even ings of town trustees, the object of which | rendered it necessary; but Gen Jackson is to prevent them from licensing certain forebore retaliation, except upon four of

CONGRESS.

Nothing of any importance has transpired in congress since our last. Col. our own citizens and of gratitude to the Johnson has moved an inquiry into the immortal Jackson, as to destroy his chamies took place at Famar, on the 22d, expediency of authorising the Post Mas- racter, for inflicting merited chastise

Prussia, accompanied by the duke of transmitted in steam boats, where prac-Wellington. The sovereigns, with the ticable. The recent commercial treaty gallant duke, enjoyed on the day follow- with Great Britain, has been laid before

A letter from Pittsburgh, received he Russians represented the victors, in in Paris, states that all the western honor of their monarch. Some serious banks of Pennsylvania, except Pittsburg, Greensburg, and Brownsville, have suspended specie payments.

> We have read with satisfaction, and shall publish very soon, an able and eloquent letter of the Secretary of State to ur minister at Madrid, designed as a reply to the high-toned note of Mr. Pizarro, in relation to the invasion of Florda by General Jackson. In whatever ight we may regard the proceedings in Florida as respects our own country, or the subsequent determination of the executive to surrender the captured Spanish posts, we cannot hesitate to say that the conduct of the Spaniards completely jusified all the operations against them; and the letter of the Secretary gives an exposition calculated to satisfy the world of the perfidy and baseness of the Spanish officers, and of the righteousness of the punishment inflicted on them, and on the incendiaries Arbuthnot and Ambris-

EXTRACT TO THE EDITOR, DATED

Washington, December 28. "About the time of Christmas holidays, you have observed, that Congress always has a thin house. This circumstance has caused a little interruption to business at present, as the importance of a full house is generally conceded, when subjects of any considerable magnitude are to be decided. Indeed, it must be confessed, that general tardiness has marked the proceedings of the present session. But as we have more to fear from their doing too much, than not enough; so we may felicitate ourselves with the hope, that they will not do much harm, if they neglect doing much good. There is, however, little doubt, that after the commencement of the new year, business will be prosecuted with more than usual industry; at least, till the most important parts shall be finished.

"The Committee appointed to investigate the business of the United States' Bank have returned from Philadelphia, having spent three weeks in close application to their duties. The result is not yet known; but it is believed, that when their report shall appear, the public will be entirely satisfied with the proceedings of that institution.

"From the opinions of many individunothing will be done relative to a general circulating medium. The sentiment The bill to tax the U. States Branch appears to be, that no medium can review to expel them from the state, is al representative of specie; and if paper, purporting to be such representative, has been issued to a greater amount than can be redeemed, the evil can be remedied in no other way, than by gradually calling in that paper, or by an explosion of the institutions which issued it, and deluged with paper, to which all the specie in the dountry bears a very small provalue of this medium is diminished, in a ratio equal to the increase of its nominal amount; and as there is a diminution in-Rev. Mr. Noel as judge of the Franklin money, the evil which is now felt is but ny of our most sagacious financiers. The denouncing all banking institutions. The cal banks as shall curtail their discounts,

al representative of specie; but those new state of society, before any banks which neglect this course, must of necessity fall. "The subject of the Seminole war, especially the taking of the Spanish forts, and the execution of Arbuthnot and Ambrister, has produced some excitement in the country, and become a matter of animadversion in Congress. The facts ests and prosperity of the people. We relative to that affair are now before the public, and the subject is referred to the posed to prohibit the sale of property, military committee. From the official documeats, communicated to Congress, it is perfectly clear to my mind, that general Jackson was perfectly justifiable, according to the law of nations, in all that has been done by him. Not only was the Spanish government in Florida, incompetent to restrain the Indians within its territory, from committing depredations upon our frontier citizens, and which, according to the law of nations, would have justified the course pursued by Gen. Jackson in possessing himself of brought about by causes over which the duced sufficient to convince him of the to pay the state taxe, and \$3,237 04 as r fact, that the Indians were furnished by own cure without legislative interposi- the Spanish, from the public stores, with the rate of ten per cent. per annum, to the means of carrying on the war. If be computed from the day on which the Arbuthnot and Ambrister were British directors were elected, inclusive. And subjects, they were identified with the they have the satisfaction of stating, for their acts of incorporation; a bill to im- Indians, being in their actual service; the the information of the stockholders, that prove the navigation of Elkhorn; a bill first, exciting them to murder; and the they have the most flattering prospect last, by fighting in their ranks. The of the bank continuing to make a semi-

murder of Lieut. Scott with thirty-five annual dividend after the same rate. men and six women, in cool blood, by the Indians, as well as many other massacres, the most conspicuous offenders, two Indian chiefs, and two British subjects in Indian service. Shall we now be so far

lost to the feelings of humanity towards

savage murderers? I trust not. If Jackson has erred in any thing, I think it must have been in calling court martials, and not retaliating the injuries by a general order, without the formality of a trial.

"Mr. FORSYTH is nominated by the President, as Minister Plenipotentiary to Spain, which will, no doubt, be confirmed by the Senate."

OFFICIAL REPORT OF THE PRESIDENT AND DIRECTORS, To the Stockholders of the Farmers'. & Mechanics' Bank of Lexington, at their Banking House, in Annual Meet

GENTLEMEN, The law chartering the independent banks of Kentucky, requires that an exhibit, shewing the general state and si tuation of each bank, should be laid be fore their respective stockholders at their annual meeting. The great distrust of banks evinced by every class of citizens. seems to your board of directors to make it necessary that this salutary prorision of the law should be fully complied with. Under this impression, they have entered at some length into the nature, as well as extent and result of their operations.

It will be within the recollection of you all, that at the time this bank went into operation, a large proportion of the circulating medium of this state was supplied by banks of other states, the great est amount from Ohio; and could not be used here for banking purposes, without much loss-and in the course of business, a frequent recurrence of loss on the same notes. To remove from among us this inconvenient and expensive curren cy, and thereby make room for a more desirable one, was among the first objects which engaged the attention of the board. An order was passed, authorizing the officers of the bank to buy foreign pa per, at such rate of discount as would enable them, without loss to the institution, to return it home, and get for i other and more efficient funds, but in no instance to re-issue it for circulation How far the institution has been of pub lic utility in this particular, we submit to your candor and good judgment. Your board having confidence in the prudent and judicious management of the banks of this state, generally, have, and still do receive, at par, in payment of debts due the institution, and on deposit, the notes of the Bank of Kentucky and branches, and the notes of such of the independent banks as were located in situations which promised that their paper could be used in the course of business, without loss to the institution. This arrangement, so far as regards the independent banks, was attended with some expense, having frequently to send a messenger to carry home the paper, not being able to use as much in the way of ousiness, as was received. The expense, however, is believed to have been counterbalanced by indirect advantages. The poard will here remark, that the bank has not in any instance, either directly or indirectly, in this state or out of it, drawn one dollar in specie from the vault of any bank, except on contract previously made for specie.

With the aid of arrangements made in the eastern cities and New-Orleans, quantity of TAR. its officers, the bank has been enabled to extend their business in exchange, beyond what was anticipated or expected from their limited capital; which, beside being the most lucrative part of their business, has afforded to the export business of the state, facilities which could not for a considerable time be obtained from any other convenient source.

The amount of capital paid in, is \$411,780 00; of which the individuals comprising the board of directors have paid \$84,060 00.

The exchange purchased since the first day of June last, amounts in the aggregate to \$631,420 33; and has not been confined, either as regards the drawer or vender or drawee of the bills, to any particular section of the country. In the former, is embraced every section of the state; in the latter, a range from New-Orleans to Boston. Much more might have been done, and with equal proportionable advantage, with more capital. The bank have under discount \$392,766 70, and no knowledge of a bad debt; of which the board have collectively, \$38,900, or about 46 per cent. of the amount they have paid on their stock. They have on deposit \$52,532 38, of which there is about \$10,000 as specie deposit; the residue paper, to be paid in kind. The specie in the vaults of the bank more than doubles the amount of notes in circulation, and exceeds every demand that can be made on it for specie, forty-eight per cent.

The bank have, after paying all expenses of the institution, including plates and paper, sufficient, with a small accession, to last during the existence of the charter, and reserving a sum sufficient surplus fund, declared a dividend aftea All of which is respectfully submitted

by your board of directors. January 1, 1819. JOHN W. HUNT, President.

ELISHA I. WINTER, TR. HIGGINS, E. WARFIELD, THOS. BODLEY, GAB'L. TANDY, Directors C.ARR, PATTERSON BAIN, THOMAS JANUARY J. L. MARTIN. Cik.

The following gentlemen are elected Directors of the Library:
Thomas T. Barr, Robert R. Barr, William

Leavy, Geo. Shannon and Jas. G. Trotter. Bernard Gaines, Treasurer. Thomas M. Prentiss, Librarian.

The following gentlemen are elected Trus-ees of the Town for the present year: Thomas Wallace, John Bradford, Oliver Keen, T. T. Barr, Leaving Young, Stephen Chipley, B. Gaines, E. Howe, J. M. Conitha, D. Megowan and C. Humphreys.

MARRIED, On the 7th inst. by the Rev. Jas. Fishback, Mr. Joan Stour to Miss Harrier Kar, both of this county.

TOBACCO.

THE subscribers wish to purchase about 200 HOGSHEADS OF Prime Tobacco.

For which the highest price will be given.

GEO. TROTTER & SON.

New & Cheap Goods, opposite the OLD MARKET HOUSE. THE subscribers have just opened an ele-gant and complete assortment of MERCHANDIZE,

which they will sell at their usual reduced pri-ces, for cash. A few of the articles of which the stock consists, are

Super blue, black and fancy coloured broad cloths

Do do do do do pelisse do Spotted ratinets, casimeres, flannels and Salisbury flannels

Black, blue, orange, scarlet, green and brown, plain and twilled bombazetts Rose and point blankets

Irish linens and sheetings Steam loom and cambrick shirtings Silk, cotton and worsted hose, and every des-

cription of fancy articles
An extensive variety of black and colored morocco boots and shoes, for ladies, and Boots for gentlemen

Together with an entire assortment of Lierpool ware. GEO. TROTTER & SON.

Jan. 15-tf

FOR SALE, Washing Machines, Of the most simple and approved construc-tion, by which a girl of 12 years old can do the work of a woman, and with less injury to the clothes.

Shaker's brooms, half bushels, weaver's reeds, mould and dipped candles, candle wick, timeothy and blue grass seed, a quantity of white eans, cordials and groceries in general.-And paints, oil and putty, as usual, by JOHN STICKNEY, Short St.

REMOVAL.

KANE, Taylor, respectfully acquaints his friends and the public, that he has removed from Cheapside to Main street, within one door of the Farmers' and Mechanist Bank, where all orders with which they favor him shall be executed in the most elegant and fashionable style, and with punctuality. N. B.—A few first rate workmen wanted. Lexington, Jan. 15-7t

Notice. THE subscribers having rented Mr. Hart's Rope Walk for a term of years, with the ntention of carrying on the

Rope-Making Business, In all its various branches, they will give the ighest price in CASH for HEMP, delivered at said Walk, where BALE ROPE, CA-BLES and TARRED ROPE, of all descriptions, may be had on the shortest notice, war-ranted of equal quality to any manufactured in the United States. They wish to purchase a

MORRISON & BRUCE. Lexington, Jan. 15, 1819-tf

LOST,

ON Saturday last, in Lexington, or on the Curd's road, a large Red Morocco POCK ET-BOOK, containing a \$5 Frankfort bank note, John M. Young's bond for 250 dollars, Thomas Peniston's note for 20 dollars, an account against Robt. T. Peniston of 120 dollars, and various other papers of no value except to the owner. A reward of FIVE DOLLARS will be given for the pocket-book and its contents, left at this office, or with the subscriber. Jan. 15, 1819-3t

State of Kentucky: GREENUP COUNTY, SCT.

October Circuit Court, 1818. Ann C. Hughes, Robt. Hughes, James Hughes, Patsey Hughes and Elizabeth Hughes, heirs and legal representatives of James Hughes, dec'd. complainants-AGAINST

Jane Grayson Shore, Elizabeth Smith Shore, and Mary Louisa Shore, heirs and legal re-presentatives of Thomas Shore, dec'd and George Johnson, defendants. IN CHANCERY.

HE defendants, Jane Grayson Shore, Elizabeth Smith Shore and Mary Louisa Shore, heirs and legal representatives of Thomas Shore, dec'd not having entered their ap-pearance herein agreeably to law, and the rules of this court—and it appearing to the satisfaction of the court that they are not inhabitants of this commonwealth-Therefore, on motion of the complainants by their counsel, it is ordered, that they do appear here on or before the first day of the next term, and answer the complainants' bill, or that on fail-ure thereof, the same will be taken for confessed against them. And that a copy of this order be forthwith inserted in some authorized newspaper of this state for two calendar

months successively. A copy—teste,
George Bartley, D. C. G. C. C.
January 15, 1819-8w

Bills of Exchange, ON the Eastern Cities, on New-Orleans and

On Pittsburgh, will be purchased at the Office of Discount and Deposit of the Bank of the United States at Lexington. E. SALOMON, Cashier.

Jan. 1, 1819-tf

Wood for Sale.

WE would sell about three hundred Cords of excellent seasoned WOOD, and deliver it, if required, any where in town.
We have also on hand, 2 or 3000 bushels of BRAN, SHORTS, and SHIP STUFF, which

will be sold very low.

JOHN & THO. P. HART. January 8, 1819-tf

NOTICE.

A LL persons indebted to the subscribers will please call and pay off their accounts, and notes, which are due, by the first day of next month.

RIGGINS & PRITCHARTT. Lexington, Jan. 8, 1819.

HARD-WARE,

To the amount of about \$10,000, well selected, for sale on a credit of 12 months,

at a low advance, by
J. P. SCHATZELL, Main street, Lexington Lexington, Jan. 1, 1819-tf

Wm. R. Morton, & Co. (In the Corner House near the Public Square, formerly occupied by W. Essex)

AVE on hand, a large assortment of MERCHANDIZE, consisting of all the various articles of the latest fashions in the DRY GOODS LINE,

GROCERIES, of the best quality, AND EVERY VARIETY OF HARD, GLASS, CHINA & QUEENS WARE.

PITTSBURGH NAILS, SUGAR, COFFEE, TEAS & LIQUORS, AT THE LOWEST PRICES.
All of which will be sold on the best terms Lexington, Jan. 1, 1819-tf

Elegant Carpeting.

Just received and for sale at the Store of T. E. BOSWELL & CO. · Brussels & Scotch Carpetings, Which they offer at a very reduced price.

Jan. 1, 1819-t

NEW GOODS.

Arcambal & Nouvel,

Main street, fronting the Old Market Place,

HAVE just received their fall supply, consisting of London superfine and common Cloths and Cassimeres; Rose, Point and Duffil Blankets; Flannels, Coatings, Sattinetts, Stockingnett, Velvet Cord, Worsted Shirts and Drawers, Swandown and Toilinett Vesting Irish Linens, Steam Loom and Cambrick Shirt ings; 3-4, 6-4, 8-4 and 10-4 Irish Diapers. Pelisse Cloths, Plush and Merino Trimmings Pense Cloths, Fush and Merino Frindings; Bombazetts, Salsbury Flannels, Domestic Plaids; Damask, Imitation, and Waterloo Shawls; Flag and Bandanna Handkerchiefs, Merino nett Shawls, Silk Umbrellas, fine and common Morocco Shoes, black and colored Prunelle ditto: Ladies' and Gentlemen's furred

A large assortment of DELF-WARE, HARD-WARE, GROCERIES and PAPER

3 qr. casks 4th proof Cogniac Brandy 2 do. do. L. P. Madeira Wine. Lex. Dec. 25, 1818-tf

SHOES, Wholesale & Retail.

C. P. BUTLER AS RECEIVED, at the Store recently oc-HAS RECEIVED, at the Store recently cupied by Messrs. Arcambal & Nouvel, (Main-street,) 250 pair of Ladies Kid and Morocco walking

Shoes, Slippers, 300 black white KM col'd. do. 50 Morocco Boots, 150 Gentlemen's Half Boots, do. fine Shoes, 100 Men's coarse Leather Shoes, Misses and children's Leather and

Morocco Shoes and Boots, Women's do Do. large size black and colored Roan Shoes, The above articles will be sold very cheap

Lexinoton, Jan. 1, 1819-4t

Watch and Clock Making.

by wholesale or retail.

HENRY FLETCHER

RESPECTFULLY informs the inhabitants of Lexington and its vicinity, that he has employed a first rate Watch Maker, recently Joel Smith 2 from London, who is able from many years'. experience in that metropolis and other cities in Europe, to repair in the most faithful manner, all kinds of Repeating, Musical, Horizontal, Patent Lever, Duplex, and Plain WATCH-ES, and all kinds of CLOCKS. He is confi dent from the experience of the workman, to give entire satisfaction to all who may favor him with their commands. All orders will be

Also-Watch Maker's Tools, and Materials of the best quality.

Dec. 18, 1818-tf

M'Quie's Tobacco.

VING been fully apprised that Tobacco of very inferior quality, not manufactured by us, has frequently been sold under our name, thereby tending to the injury of the reputation of our own manufacture-We, therefore in justice to ourselves, hereby make it known that we have resolved effectually to warrant the quality of all the manufactured Tobacco which we put into market; and as we do positively hold ourselves responsible for the quality of our Tobacco, we shall, of course, have none sold (if we regard our inter est) which is not good—as we trust, that from a fair and candid comparison, it will be found equal, if not superior, to any manufactured in

May 26, 1818-[Jan.1, 1819-tf]

Fayette County, sct. AKEN UP by Samuel Harris, four miles Morton & Co. opposite the Court House, on Main Street, where they will keep a constant supply of foot white, about six years old, a few white hairs in her forehead, bad eyes—Appraised to \$20 by John Neal and John Marsh, before me, this 9th day of November, 1818, O. KEEN, j.p.f.c

January 1, 1819-3t

Rich Jewellery. LADIES' rich PASTE EAR RINGS, FINGER RINGS, BREAST PINS, and BRACELETS; and Gentlemen's fine Gold WATCH SEALS, just received and for

sale unusually low for cash, by
ROB'T. FRAZER, Jr. 3rd door be-

low the corner of Main-st. and Jordan's Row. Lexington, Dec. 18, 1818.-tf

LAST NOTICE.

THE subscriber respectfully requests all persons indebted to the Office of the Ken tucky Gazette, to make immediate payment of their dues. It being unreasonable and impracticable to send a half dozen times to gentlemen whose accounts amount only to a few dollars, and indeed inconvenient to apply even once personally to all, it is earnestly hoped that no further delay will take place in the settlement of debts due to us: otherwise, it will be indispensably necessary to resort to efficient legal measures for their collection.

JNO. NORVELL.

Lexington, Dec. 11, 1818-6t

A List of Letters

REMINING in the Post Office at Versailles, Ky. which if not taken out within three months, will be sent to the General Post Office as dead letters.

John Regis Alexander

Nancy Ashley Micheal Aldridge

German Bohannon

Thomas Cottin

James Coleman

Wm. Campbell Wm. H. Cosby

Armond Cravens

Arthur Connely

Elizabeth Ewell

Fridge & Morris

Amasa Fuller

James Gaugh

Samuel Gwinn

Arthur Gardner

Hannah Hollings-

John Flora

Milly Hall

worth 2

John Hunnicutt

Lucy Hammond John S. Hazard

Charles W. Hiter

Solomon Hufford

Elizabeth Jackson

Sinclear Kirtley

Jos. Lindsey

Jos. L. Lenard

John Long, jr.

Jas. B. McKinney

Doct. L. Marshall

Isaac B. McCuddy

Susan H. Mitchum

Elizabeth Mosby

Wm. McCuddy

Richd Manning

Joseph McDowell

John Nicholson

Warren Offutt

Roderick Perry

Sarah E. Parish

James Parrish

k. F. Rucker

R. C. Scoggin Thomas Smith

Lewis Sullivan

John H. Smith

Joel Turnham

David Thornton

Robert Shelton

Casander Thomas 2

Charles Thompson 2
Anthony Thompson

Matthew Smitson Scearcy & Thurston

John Reed

Ahmed Rucker 2

Isaac Miles

Thos. Martin

John Odair

Wm. Christopher, jur

Mary Atwood Aaron Anderson Jane S. Ashford

Wm, Ashmore. Doct. P. W. Brown John Beamon 2 Buck & Cotton Eliza Ball Doct. Bohannon Alfred Beckley Alexr. Bell & Co. Doct. C. J. Blackburn J. A. Buchanan Jer. Buckley John Buford 2 Letice Bowdy Robt. Bemaum Doct. R. B. Berry T. A. Brooking

John L. Buck James C. Caldwell Wm. Chilton Jerry Collins Delilah Cash Geo. Caplinger James Chrismond 2 Peter Chrisman Sarah S. Coleman

Wm. Dickerman Ann Davis Thos. I. Dickerson Abm. Dale James Dunica Fanny Dickerson Hezekiah Douglass

Joseph Eddins Col. John Francisco Jerry Finch Francis Flournoy

Benj. Elliott

John Garrett Elizabeth Green

Huyong & Pochon Thomas Henton James Henton Allen Hiatt Willis Hall 2 Robert Hudson John Hanna & Co.

Samuel Jesse

John Kirk Elizabeth Lee 2 Zach. Long James Lusk Samuel Lewis Miss E. Luke 2

James McQuady Joseph Minter Sally Mc'Ilvaue Alex. Moffett Wm Mitchell Alex. McClure John McCormick John McKinney

Thos. Nuckolls James O'Harra 2 Wm. O'Bannon 2

John Porter 2 Susan Poor Benj. Patton Joel Pace

Charles Railey 2 Thos. Rainey 2 John C. Richards

Elizabeth Reynolds John Stewart Maj. T. Sthreshley 2

Urielle Sebree Thos. Stevenson

Thomas M. Taylor Susan Thorton Anderson Taylor Charles Thomas

Wm. Trousdail Geo. Valandingham

S. or Allen Williams Wm. Wooldridge Isaac Williams
Ohades Withers 2 Edwd. B. Wood 2 James D. Williams

Daniel Williams

Joseph Woolfalk Sowell Woolfalk Wm. L. White 2 John Williams Elizabeth Williams

Nicholas Valgee Mr. Young, hatter. JOS. W. BRYSON, D. P. M. Jan. 1, 1819-[Jan. 8.]-3t

BOOK-BINDING & STA TIONERY BUSINESS.

THOMAS ESSEX & CO.

PESPECTFULLY informs the public that they have removed their Book-Binding and Stationery business to the sign of the Jour nal, next door to the former stand of William Essex & Son, occupied at present by William R.

Blank Books, Stationery and School Books,

FOR SALE. Orders from public officers and banks at a distance will be promptly attended to—they having purchased a ruling machine, which will thereby enable them to furnish pub ic offices and banks with Blank Books ruled in the neatest manner, and with much more facility than they could otherwise do. Lexington, Jan. 1, 1819-tf

Prentiss, the Teacher,

Well known and readily found, WILL resume his occupation the first Monday in January. His terms in future will be six dollars fifty cents per session of five and a half months; or three dollars twenty-five ents per quarter, of twelve weeks-assigning the two last weeks in June and December as stated vacations. Such will be the consideration for Instruction, Pens, Ink and Pencils, in the upper classes; and for Instruction, Pens, Ink, Pencils, Slates and Cards, in the lower

The Scriptures of the New Testoment, al ternately, with other books, are read in the The Lancasterian method is partially introduced; particularly writing on Slates, in the lower classes; and may be furher extended, as utility may become obvious. School books furnished at usual prices.

By the Groce, I October 9, 1818.—tf

BANK BOOKS.

THOMAS ESSEX & CO. K EEP constantly on hand, BANK BOOKS, of all descriptions, ruled according to pattern used in the Bank of Kentucky which may be had at various prices. Lexington, Jan. 1, 1819-tf

GROCERIES.

THE subscribers have just received and of-fer for sale the following articles, to wit: Teas, coffee, chocolate Loaf, lump and brown sugars Spices of every description Raisins, figs, pocons and rice Mustard

Scotch rappee and mockaba snuffs Sweet and cold expressed astor oil, by the quart or pint bottle Claret wines, gin, rum, Jamaica spirits French and peach brandy, and whiskey Spanish and common cigars Tobacco, also M'Quie's de Salmon, shad, mackerel and herrings Codfish, by the barrel

Also, on hand, a variety of Fancy Paper, to gether with a few setts Handsome Views.

We still continue to carry on Sign and House Painting, and Paper Hanging.

DOWNING & GRANT.

Jan. 1, 1819-tf.

Silversmith's Shop.

SAMUEL AYRES, ESPECTFULLY informs his customers and the public generally, that he continues carrying on his business, at the upper end of Main-street, Lexington; and that in addition to his former stock, he has just received a handsome assortment of Ladies and Gentle men's Jewelry; Gold and Silver Watches; Clock Movements; Gold, Gilt and Steel Watch Chains; Seals and Keys of the newest fashions Silver Mounted and Steel Spectacles; and number of other articles in his line, too tediou

He also continues manufacturing the differ ent kinds of Gold and Silver Work; repairs all kinds of Watches; makes and repairs Clocks and being provided with first rate Workmen and the best quality of materials, he is completely ready to serve those who may please to favor him with their custom, on the shortes notice, cheapest terms, and in the best manner. He will exchange his Clocks for good work or riding Horses, and will also take few thousand weight of good Pork and Beck. Lexington, December 25, 1818-3t



C. B. M'ELWEE, CABINET MAKER,

HAS removed to the house lately occupie by Mr. Samuel Rankin, where he solicit a share of public patronage, which he hopes to merit by employing GOOD WORKMEN on WELL SEASONED TIMBER.

Two or three good Workmen will find constant employ and liberal wages, by applying

Lexington, Jan. 1, 1819-tf

NEW GOODS.

THE Subscribers have received, and are opening a choice collection of FALL AND WINTER GOODS. Which they will dispose of at their usual low

TILFORD, TROTTER & CO. N. B. GOLD AND SILVER PATENT LEVER WATCHES,

For sale at Philadelphia prices.
BOLTING CLOTHS, from No. 3 to 7. T. T. & Co.

Lexington, Jan. 1, 1819-tf

Sebree & Johnsons,

CORNER OF MAIN & MILL STREETS, early opposite the Branch Bank of the U.S. HAVE just opened, and will constantly keep on hand, for sale, either by retail or whole

DOMESTIC MANUFACTURES.

BROAD CLOTHS, | NEC NEGRO CLOTHS, CASSIMERES, BLANKETS. CASSINETS, SATTINETS, NAILS of every des-KERSEYS, cription, &c. &c.
They will also keep a constant supply of
BANK, PRINTING, WRITING, LETTER,
and WRAPPING PAPER.

Orders from any part of the country will be Lexington, Jan. 1, 1819—tf
The Editors of the Frankfort Argus and

rgetown Patrict, will please to insert the

Hope Powder Mills, One mile west of Lexington, on the Woodford Road.

JOSEPH & GEORGE BOSWELL, AVE entered into Co-Partnership with SPENCER COOPER, for the purpose or manufacturing GUN-POWDER, under the

SPENCER COOPER & CO. Who will keep a constant supply of Gun-Powder, equal to any made in the United States

and will sell on as good terms.

All orders will be strictly attended to, and they will continue to give the highest price for SALT-PETRE, delivered at J. & G. Bosvell's Store, on Cheapside, Lexington, or at

SPENCER COOPERS CO.
Jan. 1, 1819-tf

Blank Checks

JUST printed and for sale at the office of the Kentucky Gazette, CHECKS on the Farmers and Mechanics Bank of Lexington, i United States Branch and the Lexington Branch

ALMANACS. JUST PUBLISHED, AND FOR SALE

At the Kentucky Gazette Office, Lexington 2'HE KENTUCKY ALMANAC For 1819, By the Groce, Dozen or single one.

By the President of the Unit- State of Kentucky. ed States.

HEREAS, byan act of Congress, passed on the 17th of February, 1818, entitled on ihe 17th of February, 1818, entitled
"an act making provision for the establishment of additional land offices in the territory of Missouri," the Prresident of the United States is authorized to direct the public lands, which have been surveyed in the said territory, to be offered for sale:

Therefore, I. James Monroe, President of

Therefore, I, James Monroe, President of he United States, do hereby declare and make known, that public sales for the disposal (agreeably to law) of certain lands in the territory of Missouri, shall be held in Franklin, in

On the first Monday in January next for the Townships No. 46 to 52 inclusive, and fract'l. in range 19

township 53 48 to 52 and fract'l township 53 21, 22, 23 48 to 52 On the first Monday in March next, for the

Townships 48 to 55 inclusive, in ranges 24 & 25 48 to 50 On the first Monday in May next, for the sale of Townships 51 to 54 inclusive, in ranges 11 & 12

excepting the lands which have been, or may be, reserved by law, for the support of schools, Duval Trimble, Complainant, IN CHANCERT excepting the lands which have been, or may

53 to 56

14 & 15

ington, this 17th day of July, one thousand eight hundred and eighteen. JAMES MONROE.

By the President: JOSIAH MEIGS, Commissioner of the General Land Office.

Printers who are authorized to publish the laws of the United States, will publish the above once a week till the first of May next, and send their bills to the General Land office for pay

By the President of the United States.

WHEREAS, by an act of Congress, passe on the 17th of February, 1818, entitled an act making provision for the establishment of additional Land Offices in the territory of Missouri," the President of the United States is authorised to direct the public lands which have been surveyed in the territory, to be of tered for sale :

Therefore, I, JAMES MONROE, President of the United States, do hereby declare and make known, that public sales for the disposal (agreeably to law) of certain lands in the terof Missouri, shall be held as follows, viz. At St. Louis, in the said territory, on the first Monday in August, October, December, Feb ruary and April next, and three weeks after each of the said days, for the sale of lands in the land district of St. Louis. Thirty town ships shall be offered at each sale, commend ing with the most eastern ranges west of the fifth principal meridian line, and proceeding

At the Seat of Justice of Howard County, tter each of the said days, for the sale of lands in the land district of Howard County. Thirty cessively, according to law. townships shall be offered at each sale: The A copy. Teste, first to be in a square form, and to include the seat of justice of the said county, as nearly in the centre as the situation of the surveys will admit, and the second immediately east of the first, and in the same form; excepting from sale in each district, the lands which have been

r may be reserved by law for other purposes Given under my hand, at the City of Wash ington, the thirtieth day of April, one thousand eight hundred and eighteen.

JAMES MONROE. By the President. JOSIAH MEIGS,

Chief Clerk, General Land Office, May 22, 1818-45t

By Authority.

By the President of the United States THEREAS, by an act of Congress, passe on the 3d day of March, 1815, entitled "An Act to provide for the ascertaining and surveying of the boundary lines fixed by the Treaty with the Creek Indians and for other purposes," the President of the United States is authorised to cause the lands acquired by the aid Treaty to be offered for sale when survey

Therefore, I. James Monroe, President of the United States, do hereby declare and make known, that public sales for the disposal (a greeably to law) of certain lands in the Alabama Territory, shall be held as follows, viz At Cahaba, on the 3d Monday in March

next, for the sale of Township numbered 12 in ranges 18 19 20

April next, for the sale of Townships numbered 5 6 7 8 17 18 19 20 in 17 18 19 20 17 18

At St. Stephens, on the second Monday in

At Cahaba on the first Monday in May next or the sale of Township numbered 12 in ranges 9 10

except such lands as have been or may be r served by law for the use of schools or for oth er purposes. The lands shall be offered for sale is regular numerical order, commencing with the lowest number of section, township and range, and continue three weeks, and no

Given urder my hand at the city of Wash ington, the 24th of November, 1818.

JAMES MONROE.

JOSIAH MEIGS, Commissioner of the General Land Office Printers who are authorised to publish the Laws of the United States, will publish the bove once a week until the 1st of May next.

Dec. 18, 1818.—20t

Blank Deeds FOR SALE AT THE OFFICE OF THE "Kentucky Gazette."

MONTGOMERY CIRCUIT, Sct. OCTOBER TERM, 1818. William Bridges, Complainant, IN CHANCERY.

Elizabeth Hays, Joshua Dodson and Susannah his wife, late Susannah Hays, Lewis Jones and Delinda his wife, late Delinda Hays, heirs at law of William Hays, deceased, are not inhabitants of this commonwealth, and they having failed to enter their appearance herein agreeably to law and the rules of this court—it therefore ordered by the court, that unless they shall appear here on or before the first day of our next April Term, and file their answer to the complainant's bill, plea or demurrer, that the same shall be taken for confessed against them; and that a copy of this order be inserted in some duly authorized newspaper of Kentucky, for two months successively, ac cording to law.

A Copy. Teste, ROBT. C. PICKETT, d.c.m.c.c. December 18, 1818-8t*

State of Kentucky.

MONTGOMERY CIRCUIT, Sct.

be, reserved by law, for the supposes and for other purposes.

Each sale shall continue as long as may be necessary to offer the lands for sale, and no longer, and the lands shall be offered in regular numerical order.

In this day came the complainant by his torney, and it appearing to the satisfaction of the court that the defendants, Charles Atkins, son and heir at law of Thomas Atkins, and the court that the defendants Atkins, son and heir at law of Thomas Atkins, and the court that the defendants Atkins, and the court that the late widow and relict of Thomas Atkins, and the unknown heirs of James Hines, James Gray, Joseph Turner, and Nathaniel Logan, deceased, are not inhabitants of this com wealth, and they having failed to enter their appearance agreeably to law and the rules of this court—it is therefore ordered by the court, that unless they shall appear here on or before the first day of our next April Term, and file their answer to the complainant's bill, plea or demurrer, that the same shall be taken for conessed against them; and that a copy of this order be inserted in some duly authorized newspaper of Kentucky, for two months suc

A Copy. Teste, ROBT. C. PICKETT, d.c.m.c December 18, 1818-8t*

State of Kentucky.

MONTGOMERY CIRCUIT, Sct. OCTOBER TERM, 1818. Randall Walker, Complainant, AGAINST

John Jouitt and Smith Payne, Defendants. IN CHANCERY. IN CHANCERY torney, and it appearing to the satisfaction of the court that the said defendant, Smith Payne, is not an inhabitant of this common-

wealth, and he having failed to enter his appearance herein agreeably to law and the rules of this court—it is therefore ordered by the court, that unless the said defendant, Smith Payne, shall enter his appearance herein on or efore the first day of our next April Term and file his answer to the complainant's bill, olea or demurrer, that the same shall be taken the said territory, on the first Monday in September and November next, and three weeks this order be inserted in some duly authorized newspaper of Kentucky, for two months suc-

> A copy. Teste, ROBT. C. PICKETT, d.c.m.c December 18, 1818-8t*

STATE OF KENTUCKY, Montgomery Circuit, Sct.

OCTOBER TERM, 1818. Thomas P. Moore, Complainant, John Marshall, &c. Defendants.

IN CHANCERY. THIS day came the complainant by his attorney, and it appearing to the satisfaction of Commissiser of the General Land Office. the court, that the defendants Wm. H. Slaugh- Lexington, Jan. 1, 1819-tf ter and Elizabeth his wife, late Elizabeth Printers of Newspapers who are author, ded to publish the laws of the United States wealth; and they having failed to enter their will insert the above once a week till April appearance herein agreeably to law, and the next, and send their bills to the General Land rules of this court—It is therefore ordered by the court, that unlesss the said defendants (previous to the sales) at the General Land Office, and at the Land Offices in the Missouri territory. The map is now engraving for next April term, and file their answer, plea.

JOHN GARDINER,

or demurrer to the complainant's bill, that the same shall be taken for confessed against them. And that a copy of this order be inserted in some duly authorised newspaper of Kentucky

for two months successively, according to law A Copy. Test.—
ROBT. C. PICKETT, d.c.m.c.c. Nov. 6-8t.

For Sale, TWO TRACTS OF LAND, CONTAINING 4015 & acres each, being parts of Gen'l. Clark's surveys on the Ohio,

below the mouth of Tennessee The first begins a small distance below the mouth of Cattish creek, and its front on the Ohio terminates a small distance above the mouth of Massac creek, being part of the survey of 36,962 acres.

The second is part of general Clark's survey

of \$7,000 acres, beginning at a stake on the Ohio, 1150 poles below the upper corner of said survey, having a front on the Ohio reduced to a strait line of 353 poles. Both tracts extend from the river to the back lines of the respective surveys of which they are parts. [14 15 16] respective surveys, of which they are parts, between parallel lines.

between parallel lines.

The title is derived directfrom Gen. Clark; 19 20 The title is derived directfrom Gen. Clark; 10 11 16 17 18 the deeds on record in the Office of the Court of Appeals in Kentucky. Apply to
LEVI HOLLINGSWORTH,

Jan. 1, 1819-tf-[ch.T.E.B.&Co.]

FARMERS' & MECHANICS' BANK OF LEXINGTON.

DIVIDEND after the rate of ten per cent. per annum, on all stock paid for, according to the conditions prescribed by the law chartering the institution, will be paid to the 7 8 9 10 11 stockholders or their legal representatives, or 7 8 9 10 11 application at the Bank, on or after the 5th inst. The calculation of interest will take late from the day of the election of President and Directors, on all payments made prior to that time, and on subsequent payments, from

he day on which they were made inclusive. By order of the President and Directors. M. T. SCOIT, Cashr. January 8-At

Notice.

TO MY CREDITORS-HAVE applied to the court of common pleas of the county of Franklin, in the state f Pennsylvania, for the benefit of the insolven laws of the said state; and they have appointed the fourth Monday in January next to he me and my creditors, at the court-house i Chambersburg, in the said county, when and where you may attend, if you think proper.

ADAMI W. CAMPBELL

Debtors' Apartment, Franklin county, Pa. Dec. 5, 1818. [Dec. 25-3t]

(BY AUTHORITY OF THE LEGISLA-TURE OF KENTUCKY.)

LOTTERY.

FOR THE BENEFIT OF THE LEXINGTON ATHENÆUM. FIRST CLASS.

			_	60000	
		SC	HEM	E.	
1	Prize of	4000	Dollars	is	\$4,000
- 2		1000		is	2,000
2	of	500		is	1,000
.10	of	100		is	1,000
20	of	50		is	1,000
35	of	20		is	700
120	of	10		is	1,200
820	of	5		is	4,100
-					-

0000 Tickets at § 5 is NOT TWO BLANKS TO A PRIZE!

Of the above, the following are STATIONARY PRIZES 1st drawn ticket will be emittled to \$ 100
1st ,, ,, 2d day's drawing 500
1st ,, ,, 3d ,, ,, 500
1st ,, ,, 4th ,, ,, 1000 5th ,, 1000 1st , , , , 6th , , , 4000
The 5 100 prize, as awarded for the first drawn ticket on the first day's drawing, to be payable in part by 10 tickets, valued at 50 dol-

The tickets reserved are from No. 1 to No. 10, inclusive. The \$500 prizes, as awarded on the second and third days' drawing, to be each payable in part by 25 tickets, valued at 125 dollars—No.s 11 to 35, inclusive, for that on the second, and

No.s 36 to 60, inclusive, for that on the third day's drawing.
The \$1000 prizes, as awarded on the fourth and fifth days' drawing, to be each payable in part by 75 tickets, valued at 375 dollars—No. 61 to 135, inclusive, for that on the fourth, and No.s 136 to 210, inclusive, for that on the fifth

day's drawing.

The capital prize of \$4000, as awarded on he sixth day's drawing, to be payable in part by 200 tickets, valued at 1000 dollars. The No.s reserved are from 211 to 410, inclusive. All prizes payable in 60 days after the draw-ng is completed, in Notes of the chartered Banks of Kentucky, subject to a deduction of

15 per cent. All prizes not demanded within one year after the drawing, will be considered as dona-tions to the institution.

Five hundred numbers will constitute a day's drawing. A list of each day's drawing will be published in the newspapers of the town of Lexington.

In presenting this Scheme to the public, the Managers cannot but express the confidence they feel, that it will be favorably received. and promptly encouraged, not only on account of the flattering prospects it offers to adven-turers, but more especially on account of the

pject it is intended to promote. The LEXINGTON ATHENEUM is a valuable ublic institution, calculated at once to create and to gratify a taste for literature. It fur-nishes an agreeable and useful resort, and conitutes a prolific source of information to the citizens of Lexington, and to the numerous strangers who so constantly visit it. But it is peculiarly valuable for the aid it may afford to the enquirer into the history and antiquities of the western country. The mineralogical cab binet, connected with this institution, has been prought to its present promising condition by the almost unaided efforts of an individual.— The institution now looks to the public for ome little encouragement, and surely it will ot be permitted to look in vain. The friends of science, and all who have any regard for the terary reputation of Kentucky, will doubtless prompt to aid and to build up this infant

stablishment. Tickets to be had at the Book-Store of W. PALMER, opposite the Farmers & Me-hanics Bank, a few doors below Keen's Ta-

vern, who is appointed sole Agent for the sale of Tickets. J. D. CLIFFORD, W. W. WORSLEY, B. GAINES, J. W. PALMER, Managers.

I. THOM,



Stills For Sale.

THE subscriber has on hand STILLS, of different sizes, and of the best quality, which he will sell low for cash.

He has lately received from Philadelphia a quantity of COPPER, which enables him to urnish STILLS and BOILERS, of any size, at

he shortest notice.

STOVE PIPES, &c. also for sale. Lexington, Jan. 1, 1819-tf M. FISHEL.

He also carries on the TINNING BUSINESS.

Lexington Coffee House, Sign of the Indian Queen, Lexington, K. LANPHEAR & CARTER AVE fitted up the above spacious and convenient premises, for the accommodation of TRAVELLERS and BOARDERS. A part

of it is separate, and exclusively appropriated to families. The STABLE is one of the best n the state. L. & C. pledge their best endeavors to afford very comfort and luxury to be had in the

estern country. Lexington, Jan. 1, 1819-tf Baltimore Patriot, Richmond Enquirer; Southern Patriot, Charleston; Clarion, Nashville, nd Argus, Frankfort, are requested to insert the above in their respective papers once a week, for four weeks, and forward their acounts for settlement as above.

ENGRAVING. THE subscriber will execute SEALS of all

kinds, for Banks. Public Offices, Notaries, for Post-Offices, BLANK AND FLOWER ROLLS, FLOWERS and LETTERS, for Book-Binders; BRANDS, for Mills-and Engraving generally, on moderate terms. JOHN C. NUTTMAN! Lexington, Nov. 27, 1818-7t*

Merino Shawls.

HE subscribers have just received an assortment of elegant 4-4, 6-4, 7-4 and 8-4 MERINO SHAWLS.—Also, A few superb Marseilles Quilts and

Knotted Counterpanes. ARCAMBAL & NOUVEL

Lexington, Dec. 25, 1818-4t